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## 1946 SUPPLEMENT

to the

### CODE OF FEDERAL REGULATIONS

The following books are now available:

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MINNESOTA—continued			
<b>County</b>	<b>Rate</b>	<b>County</b>	<b>Rate</b>
Carlton	\$1.94	Dakota	\$1.95
Carver	1.94	Dodge	1.92
Cass	1.91	Douglas	1.90
Chippewa	1.91	Faribault	1.91
Chisago	1.94	Fillmore	1.90
Clay	1.88	Freeborn	1.91
Clearwater	1.89	Goodhue	1.92
Cottonwood	1.90	Grant	1.90
Crow Wing	1.91	Hennepin	1.95

## MINNESOTA—continued

<b>County</b>	<b>Rate</b>	<b>County</b>	<b>Rate</b>
Houston	\$1.91	Pipestone	\$1.89
Hubbard	1.89	East Polk	1.87
Isanti	1.93	West Polk	1.91
Itasca	1.91	Pope	1.95
Jackson	1.90	Ramsey	1.87
Kanabec	1.92	Red Lake	1.91
Kandiyohi	1.92	Redwood	1.91
Kittson	1.86	Renville	1.92
Koochiching	1.86	Rice	1.93
Lac Qui Parle	1.89	Rock	1.89
Lake	1.93	Roseau	1.86
Lake of the Woods	1.87	So. St. Louis	1.92
Le Sueur	1.93	Scott	1.94
Lincoln	1.89	Sibley	1.93
Lyon	1.90	Stearns	1.92
McLeod	1.93	Steele	1.92
Mahnomen	1.87	Stevens	1.90
Marshall	1.86	Swift	1.91
Martin	1.91	Todd	1.91
Meeker	1.93	Traverse	1.89
Mille Lacs	1.92	Wabasha	1.92
Morrison	1.91	Wadena	1.90
Mower	1.90	Waseca	1.92
Murray	1.90	Washington	1.95
Nicollet	1.93	Watonwan	1.91
Nobles	1.89	Wilkin	1.89
Norman	1.87	Winona	1.92
Olmsted	1.92	Wright	1.94
Otter Tail	1.90	Yellow	1.90
Pennington	1.87	Medicine	1.90
Pine	1.88	Cook	1.93

## MONTANA (EASTERN COUNTIES)

<b>Big Horn County</b>	<b>Chouteau County</b>		
<b>Station</b>	<b>Rate</b>	<b>Station</b>	<b>Rate</b>
Aberdeen	\$1.707	All stations	\$1.693
Corinth	1.695	Clermont	\$1.742
Crow Agency	1.695	Fort Keogh	1.749
Dunmore	1.695	Fort Keogh	1.742
Garryowen	1.704	Spur	1.742
Hardin	1.695	Horton	1.742
Ionia	1.704	Ismay	1.770
Little Horn	1.704	Kinsey	1.749
Lodgegrass	1.704	Lacombe	1.770
Toloca	1.695	Miles City	1.749
Wyola	1.707	Murn	1.749
Blaine County			
Adams	\$1.693	Murray	1.749
Chinook	1.699	Owens	1.749
Coburg	1.721	Paragon	1.742
Fort Belknap	1.715	Sheffield	1.742
Harlem	1.721	Shirley	1.749
Hogeland	1.699	Tusler	1.749
Lohman	1.693	Ulmer	1.742
Matador	1.721	Daniels County	
North Fork	1.705	Flaxville	\$1.742
Savoy	1.721	Four Buttes	1.742
Turner	1.705	Gluten	1.736
Zurich	1.715	Madoc	1.742
Broadwater County			
Barron	\$1.693	Navajo	1.742
Bocher's Spur	1.693	Peerless	1.736
Brewer	1.693	Scobey	1.742
Clow	1.671	Whitetail	1.742
Eustis	1.693	Dawson County	
Holker	1.684	Allard	\$1.770
Lewark	1.684	Colgate	1.770
Lombard	1.693	Conlin	1.764
Placer	1.671	Curry	1.770
Stanley	1.693	Glendive	1.770
Toston	1.693	Green	1.764
Townsend	1.684	Hodges	1.770
Winston	1.671	Hoyt	1.770
Carbon County			
Hardy	\$1.684	Iona	1.770
Mid Canon	1.674	Lindsay	1.764
All other stations	1.693	Marsh	1.764
Cascade County			
Hardy	\$1.684	Richey	1.755
Mid Canon	1.674	Rimroad	1.764
All other stations	1.693	Stipek	1.770
Fallon County			
All stations	\$1.770	Thurston	1.770

## RULES AND REGULATIONS

MONTANA (EASTERN COUNTIES)—continued

Fergus County	Phillips County—Continued
Station	Rate
All stations	\$1.693
Gallatin County	
Haro	\$1.721
Joseph	1.715
Beal's Spur	\$1.674
Loring	1.715
Sappington	1.687
Willow Creek	1.690
All other stations	1.693
Strater	1.727
Tattnall	1.721
Thebes	1.727
Thurlow	1.742
Vananda	1.727
Whitewater	1.715
All stations	\$1.693
Hill County	
Brady	\$1.693
Burke	1.693
All stations	\$1.693
Judith Basin County	
Conrad	1.693
Fowler	1.693
All stations	\$1.693
Ledge	1.693
Manson	1.668
Pondera Pipe Line Co.	
Spur	1.693
Valier	1.662
Alcazer	\$1.677
All other stations	1.671
Benz	\$1.749
Blatchford	1.749
All stations	\$1.755
Bluffport	1.764
Bonfield	1.749
Meagher County	
Calypson	1.764
Fallon	1.764
Kamm	1.764
Musselshell County	
Bundy	\$1.693
Brisbin	1.687
Delphia	1.715
Else	1.699
Gage	1.715
Geneva	1.721
Klein	1.699
Melstone	1.721
Musselshell	1.721
Roundup	1.715
Star	1.721
Woodward	1.721
Park County	
Allen Spur	\$1.687
Carbella	1.671
Chadborn	1.693
Chicory	1.671
Clyde Park	1.693
Corwin	
Springs	1.671
Dailey	1.671
Deever	1.671
Electric	1.671
Elton	1.693
Emigrant	1.671
Gardiner	1.671
Grannis Crossing	1.693
Hoppers	1.693
Livingston	1.693
Merriman	1.671
Mission	1.693
Muir	1.693
Pray	1.671
Shields	1.693
Sphinx	1.671
Springdale	1.693
Tregloan	1.693
Wilsall	1.693
Petroleum County	
Teigen	\$1.693
Winnett	1.693
Phillips County	
Ashfield	\$1.736
Bowdoin	1.727
Chapman	1.705
Cole	1.721
Dodson	1.727
Exeter	1.727

MONTANA (EASTERN COUNTIES)—continued

Rosebud County—Continued	Valley County—Con.
Station	Rate
Haro	\$1.721
Joseph	1.715
Loring	1.715
Malta	1.727
Ordean	1.715
Tattnall	1.721
Wagner	1.727
Whitewater	1.715
Brady	\$1.693
Burke	1.693
Conrad	1.693
Fowler	1.693
Ledge	1.693
Manson	1.668
Pondera Pipe Line Co.	
Spur	1.693
Valier	1.662
Williams	1.665
Withey	1.693
Benz	\$1.749
Blatchford	1.749
Bluffport	1.764
Bonfield	1.749
Calypson	1.764
Fallon	1.764
Kamm	1.764
Mildred	1.764
Saugus	1.749
Terry	1.764
Whitney	1.764
Burns	\$1.770
Enid	1.764
Epworth	1.770
Fairview	1.770
Gettysburg	1.764
Jenks	1.770
Lambert	1.764
Lane	1.755
Manrock	1.755
Nohle	1.770
Ridgeland	1.770
Savage	1.770
Sidney	1.770
Bainville	\$1.776
Blair	1.770
Brockton	1.770
Calais	1.770
Chelsea	1.764
Culbertson	1.776
Cloyd	1.770
Daleview	1.752
Dooley	1.761
Homestead	1.764
McElroy	1.773
Medicine Lake	1.764
Midby	1.752
Outlook	1.752
Plentywood	1.752
Raymond	1.752
Redstone	1.752
Reserve	1.755
Westby	1.783
All stations	\$1.693
Benz	\$1.749
Blatchford	1.749
Bluffport	1.764
Bonfield	1.749
Calypson	1.764
Fallon	1.764
Kamm	1.764
Mildred	1.764
Saugus	1.749
Terry	1.764
Whitney	1.764
Burns	\$1.770
Enid	1.764
Epworth	1.770
Fairview	1.770
Gettysburg	1.764
Jenks	1.770
Lambert	1.764
Lane	1.755
Manrock	1.755
Nohle	1.770
Ridgeland	1.770
Savage	1.770
Sidney	1.770
Bainville	\$1.776
Blair	1.770
Brockton	1.770
Calais	1.770
Chelsea	1.764
Culbertson	1.776
Cloyd	1.770
Daleview	1.752
Dooley	1.761
Homestead	1.764
McElroy	1.773
Medicine Lake	1.764
Midby	1.752
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Mildred	1.764
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Terry	1.764
Whitney	1.764
Burns	\$1.770
Enid	1.764
Epworth	1.770
Fairview	1.770
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Medicine Lake	1.764
Midby	1.752

Station	Rate based on Minneapolis (less than 13 percent protein)	Rate based on Portland (less than 10 percent protein)
Alberton	\$1.672	
Bryson	1.679	
Cobden	1.672	
Cyr	1.672	
Drexel	1.679	
East Portal	1.679	
Haugan	1.679	
Henderson	1.679	
Marlin	1.679	
Quartz	1.672	
Rivulet	1.672	
St. Regis	1.679	
Saltese	1.679	
Schon	1.679	
Spring Gulch	1.679	
Superior	1.679	
Taft	1.672	
Tammany	1.672	
Tarkio	1.672	
Toole	1.679	
Westfall	1.672	
<i>Missoula County</i>		
Bonita	\$1.666	
Bonner	1.666	
Clearwater	1.635	
Clinton	1.666	
Denise	1.666	
Spur	1.666	
DeSmet	1.666	
Evaro	1.666	
Frenchtown	1.666	
Gaspard	1.666	
Grass Valley	1.666	
Hayes	1.651	
Hobbins	1.635	
Huson	1.666	
Inch	1.666	
Iris	1.666	
Lo Lo	1.651	
Missoula	1.666	
Nagos	1.666	
Neal	1.666	
Nimrod	1.651	
Post	1.666	
Ravenna	1.651	
Reed Spur	1.666	
Riddle	1.666	
Schley	1.666	
Sunset	1.635	
Thelma	1.666	
Willis	1.651	
<i>Powell County</i>		
Avon	\$1.665	\$1.645
Blossburg	1.665	1.645
Bradley	1.665	1.645
Calcium	1.665	1.645
Cottonwood	1.622	1.635
Deer Lodge	1.665	1.645
Dempsey	1.665	1.645
Elide	1.665	1.645
Elliston	1.665	1.645
Garrison	1.665	1.657
Gilbert	1.665	1.645
Gold Creek	1.656	1.657
Haskell	1.656	1.657
Jens	1.656	1.657
Kohr	1.665	1.645
Orwell	1.665	1.645
Phosphate	1.656	1.657
Racetrack	1.665	1.645
Sampson	1.665	1.645
<i>Ravalli County</i>		
Bass		\$1.651
Bing		1.651
Charles Heights		1.645
Como		1.645
Corvallis		1.651
Darby		1.645
Florence		1.651
Gorus		1.645
Grantsdale		1.645
Hamilton		1.651

Ravalli County—Continued			
	Rate based on Minneapolis (less than 13 percent protein)	Rate based on Portland (less than 10 percent protein)	
Station			
Ken Spur			\$1.651
Kyle			1.651
Quast			1.651
Stevensville			1.651
Tucker			1.651
Victor			1.651
Wood			1.651
Sanders County			
Agency			\$1.672
Belknap			1.685
Cedar Spur			1.715
Childs			1.685
Dixon			1.672
Donlan			1.679
Eddy			1.685
Frost			1.685
Furlong			1.694
Heron			1.712
McDonald			1.679
Noxon			1.700
Paradise			1.679
Perma			1.679
Pinehurst			1.685
Plains			1.685
Quinns			1.679
Smead			1.706
Talc			1.685
Thompson Falls			1.685
Trout Creek			1.685
Tuscor			1.694
Weeksville			1.685
Woodlin			1.685
NORTH DAKOTA			
Adams County		Benson County— Continued	
Station	Rate	Station	Rate
Bucyrus	\$1.801	Niles	\$1.841
Haynes	1.801	Oberon	1.844
Hettinger	1.801	Pendennis	1.838
Petrel	1.807	Pleasant	
Reeder	1.801	Lake	1.835
Barnes County		Tilden	1.841
Berea	\$1.863	Tokio	1.847
Cuba	1.863	Warwick	1.847
Dazey	1.863	York	1.838
Eastedge	1.866	Billings County	
Eckelson	1.860	Fryburg	\$1.801
Fingal	1.866	Little	
Frazier	1.860	Missouri	1.798
Hastings	1.863	Medora	1.798
Kathryn	1.866	Scoria	1.801
Lanona	1.866	Sully	
Leal	1.863	Springs	1.801
Litchville	1.863	Bottineau County	
Lucca	1.870	Antler	\$1.810
Nome	1.866	Belmar	1.823
Oriska	1.866	Bottineau	1.817
Peak	1.866	Carbury	1.817
Pillsbury	1.866	Deep	1.817
Rogers	1.863	Dunning	1.813
Sanborn	1.863	Eckman	1.813
Urbana	1.860	Forfar	1.810
Valley City	1.863	Gardena	1.817
Wimbledon	1.860	Hurd	1.810
Benson County		Kramer	1.817
Baker	\$1.838	Kuroki	1.810
Brinsmade	1.838	Landa	1.813
Comstock	1.838	Lansford	1.810
Esmond	1.835	Maxbass	1.810
Fillmore	1.835	Newburg	1.813
Flora	1.841	Omenee	1.817
Fort Totten	1.847	Overly	1.823
Harlow	1.838	Roth	1.813
Hesper	1.841	Russell	1.813
Josephine	1.844	Souris	1.813
Knox	1.835	Tasco	1.823
Lallie	1.844	Truro	1.810
Leeds	1.838	Westhope	1.810
Maddock	1.841	Willow	
Minnewau- kan	1.838	City	1.823

NORTH DAKOTA—continued	
Bowman County	Cass County—Con.
Station	Rate
Bowman	\$1.798
Buffalo	
Springs	1.801
Gascoyne	1.801
Griffin	1.795
Ives	1.789
Rhamé	1.792
Scranton	1.801
Burke County	
Battleview	\$1.807
Bowbells	1.810
Columbus	1.801
Coteau	1.810
Flaxton	1.810
Larson	1.801
Lignite	1.807
Northgate	1.810
Parella	1.810
Portal	1.810
Powers Lake	1.807
Rival	1.807
Spiral	1.810
Stampede	1.801
Woburn	1.810
Burleigh County	
Arena	\$1.832
Arnold	1.832
Baldwin	1.832
Bismarck	1.832
Brittin	1.835
Burleigh	1.832
Driscoll	1.838
McKenzie	1.835
Moffit	1.835
Regan	1.835
Sterling	1.838
Stewartdale	1.832
Still	1.832
Wing	1.838
Cass County	
Absaraka	\$1.872
Addison	1.878
Alice	1.869
Amenia	1.872
Argusville	1.872
Arthur	1.872
Ayr	1.869
Bedford	1.869
Buffalo	1.869
Casselton	1.878
Chaffee	1.872
Cotter	1.878
Dalrymple	1.878
Davenport	1.878
Durbin	1.878
Embden	1.872
Erie	1.869
Everest	1.878
Fabian	1.869
Fargo	1.881
Fife	1.878
Fleming	1.872
Gardner	1.869
Glacis	1.872
Grandin	1.866
Harwood	1.878
Hickson	1.881
Horace	1.878
Howes	1.872
Hunter	1.869
Kindred	1.878
Langers	1.872
Leonard	1.869
Lynchburg	1.872
Magnolia	1.872
Mapleton	1.878
Mason	1.872
Mortimer	1.869
Myra	1.872
Norpak	1.878
Osgood	1.878
Page	1.869
Persis	1.872
Pinkham	1.878
Prosper	1.878
Bowman County	
Station	Rate
Saunders	\$1.881
Saxony	1.872
Tower City	1.869
Vance	1.872
Walden	1.869
Warren	1.878
West Fargo	1.881
Wheatland	1.872
Wild Rice	1.881
Woods	1.872
Burke County	
Alsen	\$1.838
Calio	1.838
Calvin	1.835
Clyde	1.835
Dresden	1.841
Easby	1.841
Hannah	1.841
Langdon	1.841
Loma	1.841
Maida	1.844
Minton	1.844
Mowbray	1.844
Munich	1.838
Nekoma	1.841
Osnabrock	1.841
Sarles	1.835
Union	1.844
Wales	1.841
Weaver	1.838
Burke County	
Dickey County	
Duane	\$1.857
Ellendale	1.863
Forbes	1.860
Fullerton	1.860
Glover	1.860
Guelph	1.866
Luddon	1.866
Merricourt	1.854
Monango	1.857
Norway	1.863
Oakes	1.863
Silver Leaf	1.866
Spur 275	1.860
Cass County	
Divide County	
Alkabo	\$1.789
Ambrose	1.795
Bounty	1.798
Colgan	1.795
Crosby	1.798
Fortuna	1.810
Imperial	1.798
Juno	1.798
Kermit	1.801
Noonan	1.801
Paulson	1.798
Spur 562	1.801
Spur 568	1.801
Spur 587	1.795
Cass County	
Dunn County	
Dodge	\$1.801
Dunn Cen-	
ter	1.801
Halliday	1.801
Killdeer	1.801
Werner	1.801
Bowman County	
Dodge	\$1.854
Divide	1.844
Dundas	1.854
Hamar	1.847
Munster	1.847
New Rock-	
ford	1.847
Sheyenne	1.844
Bowman County	
Braddock	\$1.835
Dana	1.835
Hague	1.835
Hazelton	1.832
Kintyre	1.835
Bowman County	
Braddock	\$1.835
Dana	1.835
Hague	1.835
Hazelton	1.832
Kintyre	1.835

## RULES AND REGULATIONS

## NORTH DAKOTA—continued

Emmons County—		Kidder County	
Continued		Station	Rate
Station	Rate	Crystal	
Linton	\$1.822	Springs	\$1.847
Spur 384	1.835	Dawson	1.844
Strasburg	1.828	Lake Wil-	
Temvik	1.832	lams	1.841
Foster County		Pettibone	1.841
Barlow	\$1.847	Robinson	1.841
Bordulac	1.857	Steele	1.841
Carrington	1.854	Tappan	1.844
Chaffee's		Tuttle	1.841
Spur		<i>LaMoure County</i>	
Farquar	1.854	Adrian	\$1.854
Garland	1.847	Alfred	1.847
Glenfield	1.860	Berlin	1.854
Grace City	1.857	Deisem	1.854
Cuptill	1.847	Dickey	1.854
Juanita	1.857	Edgeley	1.854
Lemert	1.847	Franklin	1.854
McHenry	1.854	Grand Rap-	
Melville	1.854	ids	1.854
Miller Spur	1.857	Independ-	
Spur 12	1.854	ence	1.857
Golden Valley County		Jud	1.847
Beach	\$1.783	Kulm	1.854
Chama	1.786	LaMoure	1.854
DeMores	1.792	Marion	1.860
Golva	1.776	Medberry	1.854
Rider	1.798	Nortonville	1.854
Sentinel		Verona	1.857
Butte		<i>Logan County</i>	
Thelan	1.776	Burnstad	\$1.841
Grand Forks County		Fredonia	1.847
Arvilla	\$1.863	Gackle	1.844
Emerado	1.863	Guyson	1.844
Gilby	1.857	Lehr	1.844
Grand Forks	1.863	Napoleon	1.838
Honeyford	1.857	Peters	1.838
Inkster		<i>McHenry County</i>	
Johnstown	1.857	Anamoose	\$1.835
Kelly	1.860	Balfour	1.823
Kempton	1.863	Bantry	1.823
Laximore	1.863	Bergen	1.826
McCanna	1.860	Berwick	1.823
Manvel	1.860	Deering	1.813
Meckinlock	1.830	Denbigh	1.823
Merrifield	1.863	Drake	1.835
Niagara	1.857	Funston	1.835
Northwood	1.863	Genoa	1.823
Orr	1.860	Granville	1.823
Powell	1.863	Guthrie	1.832
Reynolds	1.863	Karlsruhe	1.826
Shawnee	1.857	Kief	1.835
Thompson	1.863	Kongsberg	1.826
Grant County		Milroy	1.823
Brisbane	\$1.810	Norfolk	1.835
Carson	1.810	Norwich	1.823
Elgin	1.810	Rangeley	1.832
Freda	1.810	Riga	1.823
Heil	1.810	Rising	1.813
Lark	1.810	Towner	1.826
Leith	1.810	Upham	1.817
New Leipsig	1.810	Velva	1.823
Odessa	1.810	Verendrye	1.826
Raleigh	1.810	Voltaire	1.826
Shields		<i>McIntosh County</i>	
Griggs County		Ashley	\$1.841
Binford	\$1.857	Danzig	1.841
Cooperstown	1.860	Venturia	1.826
Hannaford	1.863	Wishek	1.841
Jessie	1.857	Zeeland	1.835
Karnak		<i>McKenzie County</i>	
Lovell	1.860	Alexander	\$1.776
Mose	1.854	Arnegard	1.792
Revere	1.863	Cartwright	1.770
Shepard	1.863	Charbonneau	1.770
Sutton	1.860	Dore	1.770
Walum	1.863	East Fairview	1.770
Hettinger County		Rawson	1.785
All stations	\$1.810	Watford City	1.798

## NORTH DAKOTA—continued

McLean County		Pembina County—	
Station	Rate	Station	Rate
Benedict	\$1.832	Bitumia	1.826
Butte	1.826	Glasston	1.847
Coleharbor	1.832	Hamilton	1.847
Falkirk	1.826	Hensel	1.847
Garrison	1.817	Joliette	1.847
Max	1.817	Leyden	1.844
Mercer	1.832	McArthur	1.847
Merida	1.826	Neche	1.847
Ruso	1.823	Pembina	1.847
Turtle Creek		Pittsburg	1.854
Spur	1.826	St. Thomas	1.854
Turtle Lake	1.826	Walhalla	1.844
Pierce County		<i>Mercer County</i>	
Underwood	1.826	Wilton	1.832
Morton County		<i>Pierce County</i>	
Almont	\$1.820	Beulah	\$1.810
Bluegrass	1.820	Deapolis	1.813
Breien	1.810	Golden Val-	
Curlew	1.820	ley	1.807
Eagle Nest	1.820	Hazen	1.810
Flasher	1.810	Republic	1.807
Fort Rice	1.817	Stanton	1.813
Gall	1.810	Stephens	1.810
Glen Ullin	1.820	Zap	1.807
Mountrail County		<i>Morton County</i>	
Almond	\$1.820	Bartlett	\$1.847
Bluegrass	1.820	Brocket	1.847
Breien	1.810	<i>Churches</i>	
Curlew	1.820	Ferry	1.841
Eagle Nest	1.820	Cravy	1.847
Flasher	1.810	Darby	1.844
Fort Rice	1.817	Derrick	1.841
Gall	1.810	Devils Lake	1.847
Glen Ullin	1.820	Doyon	1.847
Harmon	1.826	Edmore	1.844
Hebron	1.820	Huff	1.823
Hudson	1.823	Judson	1.823
Knife River	1.813	Knife River	1.813
Kurtz	1.820	Kurtz	1.820
Lyons	1.826	Lyon	1.826
Mandan	1.829	Manitou	1.823
New Salem	1.823	New Salem	1.823
Schmidt	1.826	Sedalia	1.823
Sims	1.820	Sims	1.820
Sunny	1.826	Southam	1.847
Timmer	1.810	Timmer	1.810
All stations		<i>Mountrail County</i>	
\$1.810		St. Joe	1.841
		Sweetwater	1.844
		Webster	1.844
Nelson County		<i>Ransom County</i>	
Aneta	\$1.860	Anselm	\$1.869
Dahlen	1.854	Buttzville	1.866
Elmo	1.847	Coburn	1.869
Kloten	1.860	Elliott	1.863
Lakota	1.847	Enderlin	1.869
McVille	1.857	Englevale	1.860
Mapes	1.847	Lisbon	1.863
Michigan	1.854	Norval	1.854
Pefkin	1.847	Pefkin	1.847
Peito	1.847	Petersburg	1.854
Rector	1.847	Rector	1.847
Siding 416	1.847	Tolna	1.847
Sardis	1.847	Whitman	1.847
Oliver County		<i>Renville County</i>	
Fort Clark	\$1.820	Abercrombie	\$1.881
Price	1.823	Barney	1.878
Sanger	1.823	Berndt	1.884
Pembina County		<i>Richland County</i>	
Backoo	\$1.844	Blackmer	1.888
Bathgate	1.847	Christine	1.881
Bowesmont	1.847	De Villo	1.888
Charbonneau	1.770	Dwight	1.884
Dore	1.770	Enloe	1.881
East Fairview	1.770	Fairmount	1.888
Rawson	1.785	Galchutt	1.881
Cavalier	1.844	Great Bend	1.884
Crystal	1.847	Greamans	
Watford City	1.798	Spur	1.888

## NORTH DAKOTA—continued

Richland County—		Stutsman County	
Station	Rate	Station	Rate
Hankinson	\$1.888	Bloom	\$1.860
LeMars	1.888	Buchanan	1.857
Lidgerwood	1.881	Clements	
Lithia	1.881	vile	1.860
Lurgan	1.884	Courtenay	1.860
Mantador	1.884	Durkee	1.860
Mathews	1.884	Durupt	1.860
Mooretown	1.881	Edmunds	1.854
Moselle	1.881	Eldridge*	1.857
Oswald	1.888	Goldwin	1.844
Pitcairn	1.878	Homer	1.860
Slotten	1.884	Hurning	1.860
Stevenson	1.884	Jamestown	
Stiles	1.884	Jamestown	
Tyler	1.884	Jct.	1.860
Wahpeton	1.884	Johnson	1.860
Walcott	1.878	Kensal	1.860
Wyndmere	1.878	Kloze	1.860
Rolette County		<i>Towner County</i>	
Agate	\$1.835	Agate	\$1.835
Cayuga	1.878	Brampton	\$1.869
Cogswell	1.872	Cayuga	1.878
Crete	1.866	Cogswell	1.872
DeLamere	1.872	DeLamere	1.872
Forman	1.878	Forman	1.878
Genesee	1.881	Genesee	1.881
Gwinner	1.869	Gwinner	1.869
Havana	1.872	Havana	1.872
Hoving	1.889	Hoving	1.889
Hampden	1.841	Hampden	1.841
Keith	1.847	Keith	1.847
Lawton	1.844	Lawton	1.844
Penn	1.844	Penn	1.844
Ramsey	1.844	Ramsey	1.844
Rohrville	1.847	Rohrville	1.847
Southam	1.847	Southam	1.847
Stark	weather	weather	1.841
Siding 456	1.841	Siding 456	1.841
All stations	\$1.810	St. Joe	1.841
Nelson County		<i>Sioux County</i>	
Aneta	\$1.860	Anselm	\$1.869
Dahlen	1.854	Buttzville	1.866
Elmo	1.847	Coburn	1.869
Kloten	1.860	Elliott	1.863
Lakota	1.847	Enderlin	1.869
McVille	1.857	Englevale	1.860
Mapes	1.847	Lisbon	1.863
Michigan	1.854	Sheldon	1.869
Norval	1.854	Sheldon	1.869
Pefkin	1.847		
Peito	1.847		
Petersburg	1.854		
Rector	1.847		
Siding 416	1.847		
Tolna	1.847		
Whitman	1.847		
Oliver County		<i>Towner County</i>	
Fort Clark	\$1.820	Abercrombie	\$1.881
Price	1.823	Barney	1.878
Sanger	1.823	Berndt	1.884
Pembina County		<i>Stark County</i>	
Backoo	\$1.844	Blackmer	1.888
Bathgate	1.847	Christine	1.881
Bowesmont	1.847	Dwight	1.884
Charbonneau	1.770	Dwight	1.884
Dore	1.770	Enloe	1.881
East Fairview	1.770	Fairmount	1.888
Rawson	1.785	Galchutt	1.881
Cavalier	1.844	Great Bend	1.884
Crystal	1.847	Greamans	
Watford City	1.798	Spur	1.888
Stutsman County		<i>Steene County</i>	
Blabon	\$1.866	Blabon	\$1.866
Colgate	1.866	Auburn	1.857
Finley	1.863	Cashel	1.854
Hope	1.866	Edinburg	1.847
Luverne	1.866	Fairdale	1.844
Pickert	1.863	Fordville	1.857
Sharon	1.863	Forest River	1.857

## NORTH DAKOTA—continued

## Walsh County—Con. Ward County—Con.

Station	Rate	Station	Rate
Grafton	\$1.857	Wolseth	\$1.810
Herrick	1.854		
Herriott	1.857		
Hoople	1.854	Bowdon	\$1.844
Kellogg	1.857	Bremen	1.844
Kerry	1.847	Cathay	1.847
Lankin	1.854	Chaseley	1.841
Minto	1.857	Dover	1.847
Nash	1.857	Emrick	1.844
Ops	1.857	Fessenden	1.844
Park River	1.854	Hamberg	1.844
Pisek	1.857	Harvey	1.838
Poland	1.860	Heaton	1.844
Voss	1.857	Heimdal	1.841
		Hurdsfield	1.841
		Manfred	1.841
Aurelia	\$1.810	Sykeston	1.847
Baden	1.810	Wellsburg	1.841
Berthold	1.810		
Burlington	1.813		
Carpio	1.810	Alamo	\$1.798
Deslacs	1.813	Appam	1.795
Donnybrook	1.810	Corinth	1.798
Douglas	1.813	Epping	1.801
Foxholm	1.810	Grenora	1.792
Hartland	1.810	Hamlet	1.801
Kenaston	1.810	Hanks	1.792
Kenmare	1.810	McGregor	1.801
Logan	1.823	Ray	1.807
Lonetree	1.810	Springbrook	1.798
Makoti	1.810	Temple	1.807
Minot	1.817	Tioga	1.807
Nicobe	1.810	Trenton	1.795
Ralston	1.813	Wheeloock	1.798
Roach	1.810	Wildrose	1.798
Ryder	1.813	Williston	1.798
Sawyer	1.823	Zahl	1.795

## SOUTH DAKOTA

County	Rate	County	Rate
Armstrong	\$1.83	Jackson	\$1.80
Aurora	1.85	Jerauld	1.86
Beadle	1.87	Jones	1.81
Bennett	1.82	Kingsbury	1.88
Bon Homme	1.87	Lake	1.88
Brookings	1.89	Lawrence	1.77
Brown	1.87	Lincoln	1.83
Brule	1.85	Lyman	1.83
Buffalo	1.84	McCook	1.88
Butte	1.77	McPherson	1.85
Campbell	1.84	Marshall	1.87
Charles Mix	1.85	Meade	1.78
Clark	1.88	Mellette	1.84
Clay	1.89	Miner	1.88
Codington	1.88	Minnehaha	1.88
Corson	1.82	Moody	1.89
Custer	1.78	Pennington	1.76
Davison	1.86	Perkins	1.80
Day	1.87	Potter	1.84
Deuel	1.89	Roberts	1.88
Dewey	1.81	Sanborn	1.86
Douglas	1.86	Shannon	1.80
Edmunds	1.85	Spink	1.87
Fall River	1.78	Stanley	1.83
Faulk	1.86	Sully	1.84
Grant	1.89	Todd	1.84
Gregory	1.85	Tripp	1.84
Haakon	1.79	Turner	1.88
Hamlin	1.88	Union	1.89
Hand	1.86	Walworth	1.84
Hanson	1.87	Washabaugh	1.82
Harding	1.77	Washington	1.80
Hughes	1.84	Yankton	1.88
Hutchinson	1.87	Ziebach	1.80
Hyde	1.85		

## WISCONSIN

County	Rate	County	Rate
Adams	\$1.92	Columbia	\$1.93
Ashland	1.88	Crawford	1.91
Barron	1.91	Dane	1.94
Bayfield	1.91	Dodge	1.94
Brown	1.92	Door	1.90
Buffalo	1.91	Douglas	1.94
Burnett	1.92	Dunn	1.92
Calumet	1.93	Eau Claire	1.91
Chippewa	1.91	Florence	1.89
Clark	1.90	Fond du Lac	1.94

## WISCONSIN—continued

County	Rate	County	Rate
Forest	\$1.90	Pierce	\$1.93
Grant	1.92	Folk	1.93
Green	1.94	Portage	1.92
Green Lake	1.93	Price	1.89
Iowa	1.92	Racine	1.98
Iron	1.88	Richland	1.92
Jackson	1.91	Rock	1.95
Jefferson	1.95	Rusk	1.90
Juneau	1.92	St. Croix	1.93
Kenosha	1.99	Sawyer	1.90
Kewaunee	1.92	Sauk	1.93
La Crosse	1.91	Shawano	1.91
Lafayette	1.93	Sheboygan	1.94
Langlade	1.91	Taylor	1.90
Lincoln	1.90	Trempealeau	1.91
Manitowoc	1.93	Vernon	1.91
Marathon	1.91	Vilas	1.88
Marinette	1.90	Walworth	1.97
Marquette	1.92	Washburn	1.92
Milwaukee	1.98	Waupaca	1.92
Monroe	1.92	Waushara	1.92
Oconto	1.91	Winnebago	1.93
Oneida	1.89	Wood	1.92
Ozaukee	1.95		
Pepin	1.91		

Rates on other No. 1 wheat for the counties and stations listed above shall be determined by subtracting from the applicable county and station rates the discounts listed in § 251.126 (a) (1) for such other No. 1 wheat at terminal markets.

(b) *Discounts and premiums.* The grade and other quality discounts, and the protein premiums, shown in § 251.126 (a) (2) for terminal rates, are applicable to the county and station rates listed herein.

(Sec. 7 (a) 49 Stat. 4 as amended, sec. 4 (a), 55 Stat. 498, 56 Stat. 768; 15 U. S. C. and Sup. 713 (a), 713 (a)-8, 50 U. S. C. App. Sup. 969; Article Third, pars. (b), (j) Charter of Commodity Credit Corporation)

[SEAL] JESSE B. GILMER,  
President,  
Commodity Credit Corporation.

JULY 18, 1947.

[F. R. Doc. 47-6919; Filed, July 22, 1947;  
8:50 a. m.]

[1947 C. C. C. Wheat Bulletin 1, Supp. 2]

#### PART 251—WHEAT LOANS AND PURCHASE AGREEMENTS

#### 1947 WHEAT LOAN AND PURCHASE AGREEMENT PROGRAM (PORTLAND AREA)

Pursuant to the provisions of Article Third, paragraphs (b) and (j) of the Corporate Charter of Commodity Credit Corporation; sec. 7 (a), 49 Stat. 4 as amended, sec. 8, 56 Stat. 767 as amended; 15 U. S. C. Sup., 713 (a), 50 U. S. C. App., Sup., 968, Commodity Credit Corporation and the Production and Marketing Administration have issued, in 1947 C. C. C. Wheat Bulletin 1 and Supplement 1 thereto (12 F. R. 4167, 4257), regulations governing the making of loans and purchase agreements on wheat produced in 1947, and listing the rates applicable to wheat in eligible warehouse storage at designated terminal markets. Such regulations are hereby further supplemented as follows:

§ 251.130 Station rates, discounts, and premiums (Portland area)—(a) Schedule of rates. The 1947 wheat loan and purchase rates listed herein for stations in the Portland area are determined and established in accordance with the provisions of paragraph (b) of § 251.126 (1947 C. C. C. Wheat Bulletin 1, Supplement 1). The rates per bushel on No. 1 dark hard winter, No. 1 hard winter, No. 1 yellow hard winter, No. 1 red winter, No. 1 western red, No. 1 soft white, No. 1 white club, No. 1 western white, No. 1 hard white, No. 1 heavy dark northern spring, No. 1 heavy northern spring, No. 1 heavy red spring, No. 1 hard amber durum, No. 1 amber durum, and No. 1 durum shall be as follows:

## ARIZONA

## Maricopa County

Station	Rate
Phoenix	\$1.882
Yuma	\$1.903

## CALIFORNIA

Alameda County	Contra Costa County—Continued
Station	Rate
Decoto	\$1.993
Dougherty	1.993
Goeken	1.984
Hayward	1.999
Irvington	1.993
Livermore	1.990
Mt. Eden	1.999
Niles	1.993
Pleasanton	1.993
Sunol	1.993
Warm Springs	1.990

## Fresno County

Amador County	El Dorado County
Station	Rate
Ione	\$1.950
Placerville	\$1.919
Shingle Springs	1.928

Butte County	Fresno County
Station	Rate
Biggs	\$1.937
Blairo	1.922
Chico	1.922
Durham	1.922
Gridley	1.937
Honcut	1.937
Nelson	1.922
Nord	1.922
Oroville	1.922
Riceton	1.931
Richvale	1.931

Calaveras County	Fresno County
Station	Rate
Valley Springs	\$1.950
Worm	1.919
Arbee	\$1.937
Arbuckle	1.943
Boyer	1.943
College City	1.943
Colusa	1.937
Cortena	1.937
Delavan	1.937
Delphos	1.937
Genevra	1.943
Graino	1.943
Grimes	1.943
Harrington	1.943
Hershey	1.956
Maxwell	1.937
Oak Flat	1.937
Princeton	1.931
Stegman	1.931
Sycamore	1.937
Tuttle	1.937
Williams	1.940

Contra Costa County	Glenn County
Station	Rate
Antioch	\$1.990
Brentwood	1.987
Reedley	1.937
Riverdale	1.937
Sanger	1.937
San Joaquin	1.937
Selma	1.937
Tranquillity	1.937
Westhaven	1.937

Contra Costa County	Glenn County
Station	Rate
Antioch	\$1.990
Brentwood	1.987
Artois	\$1.922
Athena	1.931

## RULES AND REGULATIONS

## CALIFORNIA—continued

Glenn County—		Merced County		
Continued	Station	Rate	Station	Rate
Codora	\$1.931	Atwater	1.956	
Fruto	1.931	Ballico	1.956	
Hamilton	1.922	Burchell	1.956	
Kurand	1.931	Cressey	1.956	
Logandale	1.931	Delhi	1.956	
Norman	1.931	Dickinson	1.956	
Ord Bend	1.922	Dos Palos	1.956	
Orland	1.922	Fergus		
Riz	1.931	Siding	1.956	
Rotavale	1.922	Gustino	1.965	
Willows	1.931	Ingomar	1.965	
Humboldt County		LeGrand	1.956	
Arcata	\$1.872	Linora	1.965	
Eureka	1.903	Lingard	1.956	
Fernbridge	1.872	Livingston	1.956	
Imperial County		Merced	1.956	
All stations	\$1.922	Planada	1.956	
Kern County		Sharon	1.956	
All stations	\$1.937	Trent	1.965	
Kings County		Tuttle	1.956	
All stations	\$1.937	Volta	1.965	
Lassen County		Modoc County		
All stations	\$1.937	Alturas	\$1.789	
All stations	\$1.848	Canby	1.789	
Los Angeles County		Copic	1.823	
Alhambra	\$1.999	Davids Creek	1.789	
Arcadia	1.987	Fairport	1.789	
Artesia	1.987	Lookout	1.843	
Baldwin Park	1.987	Stronghold	1.823	
Bellflower	1.990	Monterey County		
Burbank	1.993	Aromas	\$1.968	
Canoga Park	1.990	Bradley	1.937	
Compton	1.999	Camphora	1.956	
Covina	1.987	Castrobille	1.956	
El Monte	1.990	Chauler	1.956	
Gardena	2.008	Cooper	1.956	
Hynes	2.008	Gabilan	1.956	
Inglewood	2.008	Gonzales	1.956	
Lancaster	1.965	Graves	1.959	
Long Beach	1.999	King City	1.956	
Monrovia	1.987	Marina	1.950	
Norwalk	1.993	Metz	1.956	
Pacoima	1.990	Molus	1.956	
Palmdale	1.965	Monterey	1.943	
Pomona	1.984	Macimiento	1.937	
Puente	1.987	Pacific Grove	1.943	
Roscoe	1.990	Salinas	1.959	
San Fernando	1.990	San Ardo	1.956	
Saugus	1.990	San Lucas	1.956	
Van Nuys	1.993	Seaside	1.950	
Walnut	1.984	Soledad	1.956	
Madera County		Spence	1.956	
Berenda	\$1.956	Welby	1.956	
Califa	1.956	Workfield	1.950	
Chowchilla	1.956	Wun Post	1.937	
Daulton	1.943	Napa County		
Fairmead	1.956	Bale	\$1.968	
Gregg	1.943	Calistoga	1.968	
Kismet	1.956	Larkmead	1.968	
Madera	1.956	Napa	1.987	
Sharon	1.956	Napa Jct	1.987	
Talbot	1.956	Oak Knoll	1.981	
Trigo	1.943	Oakville	1.974	
Marin County		Rutherford	1.974	
Ignacio	\$1.990	St. Helena	1.974	
Novato	1.990	Union	1.981	
San Rafael	1.993	Yountville	1.981	
Mendocino County		Orange County		
Dos Rios	\$1.835	Anaheim	\$1.987	
Fort Bragg	1.879	Buena Park	1.990	
Hopland	1.940	El Toro	1.956	
Ukiah	1.943	Fullerton	1.984	
Willits	1.916	Grove	1.984	
Hopland	1.940	Greenville	1.984	
Ukiah	1.943	Huntington		
Willits	1.916	Beach	1.981	

## CALIFORNIA—continued

Orange County—		San Diego County—	
Continued	Station	Rate	Continued
Irvine	\$1.968	Las Flores	\$1.943
New Port		La Mesa	1.913
Beach	1.981	Nation a l	
Santa Ana	1.984	City	1.943
Placer County		Oceanside	1.943
Auburn	\$1.934	Palm City	1.913
Lincoln	1.943	San Onofre	1.943
Loomis	1.940	San Ysidro	1.913
Roseville	1.956	Sheridan	1.943
Plumas County		Acampo	\$1.962
Chilcoot	(Vinton) - \$1.848	Atlanta	1.968
Crescent		Avena	1.977
Mills	1.848	Banta	1.981
Greenville	1.848	Bethany	1.981
Hawley	1.848	Blacklands	1.968
McCasson	1.848	Burnham	1.977
Portola	1.848	Carbona	1.981
Quincy	1.842	Charleston	1.977
Quincy		Clements	1.962
Junction	1.860	Escalon	1.971
Riverside County		Farmington	1.977
Arlington	\$1.971	Forest Lake	1.962
Banning	1.922	Fren ch Camp	1.977
Beaumont	1.922	Holden	1.977
Kennewick	1.956	Holt	1.977
Blythe	1.916	Kingdon	1.968
Corona	1.971	Lanthrop	1.977
Hemet	1.956	Linden	1.953
Indio	1.922	Lockeford	1.962
March Field	1.962	Lodi	1.968
Perris	1.965	Lyon	1.981
Riverside	1.971	Manteca	1.974
Romoland	1.965	Middle River	1.977
San Jacinto	1.956	Norton	1.968
Winchester	1.956	Peltier	1.956
Sacramento County		Peters	1.977
Antelope	\$1.956	Ripon	1.968
Elk Grove	1.956	Simms	1.968
Elvera	1.943	S um m er Home	1.968
Folsom	1.940	Terminus	1.962
Franklin	1.956	Thornton	1.962
Galt	1.959	Tracy	1.981
Herald	1.956	Turner	1.968
Isleton	1.956	Vernalis	1.974
Mills	1.943	Victor	1.962
Rio Linda	1.943	Woodbridge	1.962
Sacramento	1.956	Woodsbro	1.977
Sheldon	1.956	San Luis Obispo County	
San Benito County		Atascadero	\$1.937
Holister	\$1.962	Oceano	1.937
San Bernardino County		Paso Robles	1.937
Barstow	\$1.937	San Luis Obispo	1.937
Chino	1.981	San Miguel	1.937
Colton	1.971	Santa Margarita	1.937
Crafton	1.965	Templeton	1.937
Fontana	1.974	San Mateo County	
Helendale	1.937	Acqua	\$1.999
Henkey	1.937	Belmont	1.993
Mentone	1.965	Burlingame	1.999
Ontario	1.981	Millbrae	1.999
Oro Grande	1.937	R ed w ood City	1.993
Redlands	1.965	San Bruno	2.005
Rialto	1.971	San Carlos	1.993
San Bernardo	1.971	San Mateo	1.999
Tanana	1.974	Santa Barbara County	
Victorville	1.943	Casmalia	\$1.937
San Diego County		Carpinteria	1.962
Campo	\$1.897	Gates	1.937
Garden	1.943	Gaviota	1.937
Chula Vista	1.913	Guadalupe	1.937
Del Mar	1.943	Lompoc	1.937
El Cajon	1.913		
Escondido	1.943		

## CALIFORNIA—continued

Santa Barbara County—Con.		Stanislaus County—	
Continued	Station	Rate	Continued
Naples	\$1.943	Ohm	\$1.974
Santa Barbara	1.956	Patterson	1.968
Santa Maria	1.937	Paulsell	1.950
Santa Clara County		Riverbank	1.938
San Jose	\$1.990	Salida	1.968
Milpitas	1.990	Shoemake	1.962
Gilroy	1.974	Solyo	1.974
San Joaquin County		Stewart	1.968
Plumas County		Tegner	1.956
Chilcoot		Timba	1.965
Chesapeake		Turlock	1.958
Atlanta		Valley Home	1.965
Avena		Vanomor	1.968
Banta		Warnerville	1.947
Bethany		Waterford	1.959
Blacklands		Westley	1.968
Burnham		Sutter County	
Carbona		Bogue	\$1.937
Charleston		Catlett	1.937
Clements		East Nicolaus	1.937
Escalon		Josephine	1.940
Farmington		Karnak	1.950
Forest Lake		Live Oak	1.937
Forest Lake		Meridian	1.937
Forest Lake		Oswald	1.937
Forest Lake		Pleasant Grove	1.940
Forest Lake		Riego	1.943
Forest Lake		Rio Oso	1.937
Forest Lake		Robbins	1.950
Forest Lake		Sankey	1.943
Forest Lake		Subaco	1.943
Forest Lake		Sutter	1.937
Forest Lake		Tarke	1.937
Forest Lake		Trowbridge	1.937
Forest Lake		Tudor	1.937
Forest Lake		Yuba City	1.937
Forest Lake		Tehama County	
Forest Lake		Blunt	\$1.894
Forest Lake		Corning	1.922
Forest Lake		Gerber	1.922
Forest Lake		Hoover	1.894
Forest Lake		Kirkwood	1.922
Forest Lake		Los Molinos	1.922
Forest Lake		Proberta	1.922
Forest Lake		Tremont	1.968
Forest Lake		Vacaville	1.974
Forest Lake		Richfield	1.922
Forest Lake		Soto	1.922
Forest Lake		Tehama	1.922
Forest Lake		Vina	1.922
Forest Lake		Tulare County	
Forest Lake		Alpaugh	\$1.937
Forest Lake		Angiola	1.937
Forest Lake		Healdsburg	1.962
Forest Lake		Ducor	1.937
Forest Lake		Penn Grove	1.977
Forest Lake		Petaluma	1.987
Forest Lake		Santa Rosa	1.968
Forest Lake		Schellville	1.981
Forest Lake		Sebastopol	1.968
Forest Lake		Richgrove	1.937
Forest Lake		Sonoma	1.981
Forest Lake		Two Rock	1.968
Forest Lake		Stanislaus County	
Forest Lake		Adela	\$1.968
Forest Lake		Ceres	1.962
Forest Lake		Claribel	1.962
Forest Lake		Claus	1.968
Forest Lake		Covell	1.968
Forest Lake		Crows Landing	1.965
Forest Lake		Denair	1.956
Forest Lake		Empire	1.968
Forest Lake		Harp	1.962
Forest Lake		Hatch	1.956
Forest Lake		Hickman	1.959
Forest Lake		Hughson	1.962
Forest Lake		Keyes	1.962
Forest Lake		Modesto	1.968
Forest Lake		Montpellier	1.956
Forest Lake		Neiman	1.965
Forest Lake		Ojai	1.962
Forest Lake		Piru	1.987
Forest Lake		Santa Paula	1.974
Forest Lake		Santa Sana	1.990
Forest Lake		Saticoy	1.974
Forest Lake		Simi	1.990
Forest Lake		Somis	1.981
Forest Lake		Oakdale	1.968
Forest Lake		Ventura	1.974

## CALIFORNIA—continued

Yolo County	Yolo County—Con.		
Station	Rate	Station	Rate
Arroz	\$1.962	Madison	\$1.962
Beatrice	1.956	Merritt	1.962
Boyer	1.943	Mullen	1.962
Bretona	1.956	Norton	1.968
Capay	1.956	Oxford	1.956
Citrona	1.962	Saxon	1.977
Conaway	1.956	Swingle	1.962
Coranico	1.956	West Sacra-	
Curtis	1.956	mento	1.956
Davis	1.968	Willow Point	1.956
Dufour	1.956	Winters	1.968
Dunnigan	1.956	Woodland	1.962
Eastham	1.946	Yolo	1.956
Esparto	1.962	Zamora	1.956
Hebron	1.956		
Hershey	1.956		
Jefferson	1.956	Cleveland	\$1.937
Kiesel	1.956	Marysville	1.937
Knights Landing	1.956	Ostrom	1.937
Laugenor	1.956	Wheatland	1.943

## IDAHO (NORTHERN)

Benewah County	Kootenai County—Continued		
Station	Rate	Station	Rate
All stations	\$1.756	Weller	\$1.756
Bonner County		Worley	1.756
Algoma	\$1.737	All stations	\$1.756
Blanchard	1.743	Latah County	
Careywood	1.743	All stations	\$1.756
Dover	1.737	Lewis County	
Elmira	1.728	Christman	\$1.722
Granite	1.728	Craigmont	1.737
Hope	1.728	Dublin	1.737
Kootenai	1.737	Harris	
Morton	1.737	Siding	1.722
Priest River	1.743	Kamiah	1.750
Sawyer	1.737	Melmers	
Boundary County		Siding	1.722
Allens Spur	\$1.722	Nezperce	1.722
Bonners Ferry	1.728	Reubens	1.737
Copeland	1.722	Winchester	1.728
Cressport	1.722		
Delbon Spur	1.722	Nez Perce County	
Houck's Spur	1.722	Agatha	\$1.756
Leonia	1.722	Arrow	1.756
Port Hill	1.722	Bundy	1.756
Ritz	1.722	Cherry Lane	1.756
Clearwater County		Culdesac	1.756
Ahsahka	\$1.756	Fort Lapwai	1.756
Greer	1.750	Jacques	1.756
Orofino	1.756	Lapwai	1.756
Idaho County		Peck	1.756
Cottonwood	\$1.737	Penoyer	1.750
Fenn	1.737	Sweetwater	1.756
Ferdinand	1.737	Summit	1.756
Grangeville	1.737	Waha	1.756
Kooskia	1.750	Shoshone County	
Pardoe	1.750	Avery	\$1.728
Stites	1.750	Black Cloud	1.737
Tramway	1.750	Burke	1.737
Kootenai County		Calder	1.737
Athol	\$1.743	Dorn	1.737
Coeur d'Alene	1.743	Falcon	1.728
North Polo	1.743	Hillcrest	\$1.685
Post Falls	1.750	Kiesel	1.685
Rathdrum	1.750	Kuna	1.694
Setters	1.756	Leone	1.679

## IDAHO (SOUTHERN)

Ada County	Ada County—Con.		
Station	Rate	Station	Rate
Barber Junction	\$1.685	Hillcrest	\$1.685
Beatty	1.694	Kiesel	1.685
Blacks Creek	1.685	Kuna	1.694
Boise	1.685	Leone	1.679
Ely	1.685	Meredian	1.694
Hickey	1.685	Mora	1.694
		Orchard	1.679

## IDAHO (SOUTHERN)—continued

Ada County—Con.	Bingham County—Continued		
Station	Rate	Station	Rate
Owyhee	\$1.685	Shelley	\$1.686
Perkins	1.685	Springfield	1.686
Shafer	1.685	Sterling	1.686
Sonna	1.694	Strang	1.686
Vernon	1.685	Taber	1.680
		Wapello	1.686
Adams County		Virden	1.686
Council	\$1.679		
Fruitvale	1.679	Blaine County	
Glendale	1.672		
Goodrich	1.694	Bellevue	\$1.686
Hoover	1.679	Chybo	1.714
Mesa	1.679	De Wolf	1.714
New Meadows	1.672	Gannett	1.686
Starkey	1.679	Gimlet	1.686
Strawberry	1.672	Hailey	1.686
Tamarack	1.672	Hawley	1.714
Vista	1.679	Hay	1.686
Woodland	1.672	Ketchum	1.686
		Picabo	1.686
Bannock County		Priest	1.686
Arimo	\$1.701	Tikura	1.686
Bancroft	1.695	Triumph	1.686
Blaser	1.695	Wapi	1.707
Broxon	1.695		
Chubbuck	1.695	Boise County	
Downey	1.701	Banks	\$1.685
Grace	1.686	Big Eddy	1.685
Inkom	1.701	Farrell	1.685
Kinport	1.695	Gardena	1.694
Lava Hot Springs	1.695	Horseshoe Bend	1.694
McCammon	1.701	Mains	1.685
Marsh Valley	1.701		
Montanna Jct	1.695	Bonneville County	
Onyx	1.701	Ammon	\$1.686
Oxford	1.701	Bach	1.686
Pebble	1.695	Coltman	1.686
Pocatello	1.701	Cotton	1.686
Portneuf	1.701	Cox	1.686
Renfro	1.695	Gerard	1.686
Swan Lake	1.701	Hackman	1.686
Talmage	1.686	Heath	1.686
Topaz	1.695	Idaho Falls	1.686
Tyhee	1.695	Indian	1.686
Virginia	1.701	Iona	1.686
Zenda	1.701	Lincoln	1.686
		Milo	1.686
Bear Lake County		Orvin	1.686
Cavanaugh	\$1.686	Payne	1.686
Dingle	1.680	Russett	1.686
Georgetown	1.686	St. Leon	1.686
Harer	1.686	Ucon	1.686
Manson	1.686		
Montpelier	1.686	Butte County	
Ovid	1.680	Arco	\$1.680
Paris	1.680	Darlington	1.673
Pegram	1.680	Lost River	1.673
Wardbow	1.680	Moore	1.673
Wooleys	1.686	Pioneer	1.680
		Camas County	
Aberdeen	\$1.686	Blaine	\$1.686
Aberdeen		Corral	1.686
Junction	1.695	Fairfield	1.686
Aiken	1.695	Hill City	1.680
Anton	1.686	Macon	1.686
Army	1.695	Magic	1.686
Blackfoot	1.695	Rands	1.686
Cerro Grande	1.680	Selby	1.686
Collins	1.695		
Dumas	1.695	Canyon County	
Fingal	1.686		
Firth	1.686	Blaine	\$1.694
Fort Hall	1.695	Corral	1.686
Furey	1.686	Fairfield	1.686
Gardner	1.695	Hill City	1.680
Gibson	1.695	Macon	1.686
Goshen	1.686	Magic	1.686
Kimball	1.686	Rands	1.686
Liberty	1.686	Selby	1.686
Maddens	1.694		
Mitchell	1.686	Valley	1.700
Monroe	1.686	Bowmont	1.694
Moreland	1.695	Caldwell	1.694
Peterson	1.695	Collopy	1.694
Pingree	1.686	Deal	1.694
Rockford	1.686	Enrose	1.694
		Greenleaf	1.694
		Melba	1.694
		Middleton	1.694
		Moss	1.694
		Nampa	1.694
		Nobie	1.694
		Notus	1.700

## IDAHO (SOUTHERN)—continued

Canyon County—Continued	Gem County—Con.		
Station	Rate	Station	Rate
Parma	\$1.700	Jenness	\$1.694
Sheep	1.694	Larkin	1.694
Stoddard	1.685	Letha	1.700
Tucker	1.700	Little Rock	1.700
Warrens	1.685	Montour	1.694
Washoe	1.708	Plaza	1.694
Westma	1.694	Sand	1.694
Wilder	1.694	Gooding County	
		Caribou County	
		Alexander	\$1.686
		Conda	1.657
		Formation	1.657
		Panting	1.657
		Rose	1.686
		Soda Springs	1.686
			Jefferson County
		Barlow	\$1.686
		Bassett	1.680
		Camas	1.673
		Grant	1.686
		Hamer	1.680
		Lewisville	1.686
		Lorenzo	1.686
		Menan	1.686
		Midway	1.686
		Rigby	1.686
		Ririe	1.686
		Roberts	1.680
		Tenno	1.680
			Jerome County
		Glenns	
		Ferry	1.695
		Appleton	\$1.701
		Barrymore	1.707
		Eden	1.707
		Kinghill	1.695
		Mountain	
		Home	1.695
		Reverse	1.695
		Sand Bank	1.695
		Sebree	1.686
		Slade	1.695
		Sunnyside	1.686
			Franklin County
		Beers	\$1.701
		Bullen	1.686
		Clifton	1.701
		Coulam	1.701
		Dayton	1.701
		Franklin	1.686
		Linrose	1.701
		Preston	1.686
		Marley	1.701
		Thorenson	1.701
		Worthington	1.707
			Lincoln County
		Beers	
		Bosslen	\$1.701
		Brady	1.701
		Coulam	1.686
		Dayton	1.701
		Dietrich	1.701
		Franklin	1.686
		Linrose	1.701
		Preston	1.686
		Marley	1.701
		Thorenson	1.701
		Weston	1.701
		Whitney	1.686
			Fremont County
		Ashton	\$1.680
		Big Springs	1.684
		Chester	1.680
		Drummond	1.680
		Eccles	1.664
		Egin	1.686
		France	1.680
		Gerrit	1.664
		Grainville	1.680
		Guild	1.664
		Hawgood	1.680
		Heman	1.686
		Island Park	1.664
		Lamont	1.680
		Marysville	1.680
		Newdale	1.686
		Parker	1.686
		Pine View	1.664
		Pyke	1.686
		Reas Pass	1.664
		St. Anthony	1.686
		Trude	1.664
		Warm River	1.680
		Willford	1.686
			Oneida County
			Gem County
		Cherry Creek	\$1.686
		Igo	1.701
		Malad	1.686
		Max	1.707
		Minidoka	1.714
		Paul	1.714
		Rupert	1.714
		Sears	1.707
		Travers	1.714

## RULES AND REGULATIONS

IDAHO (SOUTHERN)—continued		OREGON—continued		OREGON—continued	
Owyhee County	Twin Falls County—Continued	Crook County	Marion County—Continued	Umatilla County—Continued	Wasco County
Station	Rate	Station	Rate	Station	Rate
Claytonia	\$1.694	Hollister	\$1.729	Prineville	\$1.808
Homedale	1.694	Idavada	1.729	Deschutes County	
McCoard	1.694	Kimberly	1.723	Bend	\$1.808
Marsing	1.694	Knall	1.729	Pratum	1.861
Murphy	1.685	McMillan	1.723	Salem	1.861
Riva	1.685	Meteor	1.729	Silverton	1.879
Stacy	1.694	Milner	1.723	Woodburn	1.879
<i>Payette County</i>		Murtaugh	1.723	<i>Douglas County</i>	
Buckingham	\$1.700	Parsons	1.723	Drain	\$1.808
Effe	1.700	Peavey	1.726	Myrtle Creek	1.793
Faulka	1.700	R a b b i t		Oakland	1.808
Fruitland	1.700	Springs	1.729	Riddle	1.793
Ingard	1.700	Rogerson	1.729	Roseburg	1.799
New Plym-	outh	Stowe	1.723	Yoncalla	1.808
1.700		Twin Falls	1.729	Gilliam County	
Payette	1.706	<i>Valley County</i>		Arlington	\$1.861
<i>Power County</i>		Arling	\$1.879	Barnett	1.848
American		Belvidere	1.679	Bialock	1.861
Falls	\$1.707	Cabarton	1.679	Clem	1.848
Bannock	1.701	Cascade	1.679	Condon	1.842
Borah	1.707	Concrete	1.700	Gwendolen	1.842
Coolidge	1.707	Crystal	1.706	Mikkalo	1.848
Michaud	1.701	Diamond	1.700	Quinton	1.861
Quigley	1.707	Dixie	1.700	Rock Creek	1.848
Schiller	1.701	Farmdale	1.706	Shutler	1.855
<i>Teton County</i>		Cambridge	\$1.700	<i>Harney County</i>	
Driggs	\$1.673	Cobb	1.766	Burns	\$1.657
Dwight	1.673	Concrete	1.700	Jackson County	
Felt	1.673	Crystal	1.706	Ashland	\$1.828
Fox Creek	1.673	Diamond	1.700	Central	
Tetonica	1.673	Dixie	1.700	Point	1.765
Victor	1.673	Farmdale	1.706	Medford	1.828
<i>Twin Falls County</i>		Feltham	1.706	<i>Jefferson County</i>	
Amsterdam	\$1.729	Jonathan	1.706	Culver	\$1.821
Berger	1.729	Midvale	1.700	Gateway	1.827
Bickel	1.723	Olds Ferry	1.706	Madras	1.821
Bills	1.723	Presley	1.706	Metolius	1.821
Buhl	1.723	Rebecca	1.706	Opal City	1.821
Cedar	1.723	Rock Island	1.706	Paxton	1.821
Curry	1.723	Weiser	1.706	<i>Josephine County</i>	
Filer	1.723	Wood	1.706	Grants Pass	\$1.765
Godwin	1.729	<i>Washington County</i>		<i>Klamath County</i>	
Haggardt	1.729	<i>Lincoln County</i>		Chiloquin	\$1.808
Hansen	1.723	Fernley	\$1.848	Dairy	1.772
<i>NEVADA</i>		Hudson	1.749	K l a m a t h	
Churchill County		Wabuska	1.749	Falls	1.828
Station	Rate	Weeks	1.749	Malin	1.828
Fallon	\$1.817	Yerington	1.749	Midland	1.828
Hazen	1.823	<i>Lyon County</i>		Merrill	1.828
<i>Clark County</i>		<i>Ormsby County</i>		Modoc Point	1.794
Las Vegas	\$1.752	Carson City	\$1.804	Pine Ridge	1.771
Logandale	1.690	<i>Pershing County</i>		<i>Lake County</i>	
Moapa	1.724	Ervine	1.842	Lakeview	\$1.794
<i>Douglas County</i>		Irving	1.842	<i>Lane County</i>	
Minden	\$1.804	Junction	1.842	Cottage	
<i>Elko County</i>		City	1.842	Grove	\$1.821
Carlton	\$1.724	<i>Ormsby County</i>		Eugene	1.842
Deeth	1.724	<i>Pershing County</i>		Irving	1.842
Elko	1.724	<i>Ormsby County</i>		Junction	1.842
Wells	1.724	Lovelock	\$1.823	City	1.842
<i>Eureka County</i>		<i>Washoe County</i>		<i>Linn County</i>	
Beowawe	\$1.724	Andersons	\$1.823	Albany	\$1.861
<i>Humboldt County</i>		Browns	1.817	Brownsville	1.842
Winnemucca	\$1.724	Flanigan	1.848	Halsey	1.842
<i>Lander County</i>		Franktown	1.804	Harrisburg	1.842
Battle Moun-		Reno	1.848	Lebanon	1.861
tain	\$1.724	Sparks	1.848	<i>Malheur County</i>	
		Verdi	1.848	Harper	\$1.694
<i>OREGON</i>		<i>Benton County</i>		Nyssa	1.700
Baker County		Corvallis	\$1.858	Ontario	1.700
Station	Rate	Vale	1.700	Vale	1.700
Baker	\$1.737	<i>Benton County</i>		<i>Marion County</i>	
Haines	1.743	<i>Clackamas County</i>		Aumsville	\$1.861
Pleasant Val-	1.737	<i>Clackamas County</i>		Aurora	1.879
ley		Canby	\$1.879	Brooks	1.864
Quartz	1.737	<i>Clackamas County</i>		Gervais	1.879
<i>OREGON—continued</i>		<i>OREGON—continued</i>		<i>OREGON—continued</i>	
<i>Crook County</i>		<i>Marion County—Continued</i>		<i>Umatilla County—Continued</i>	
Prineville	\$1.808	<i>Continued</i>		Hubbard	\$1.879
<i>Deschutes County</i>		<i>Continued</i>		Jefferson	1.861
Bend	\$1.808	<i>Continued</i>		Pratum	1.861
<i>Deschutes County</i>		<i>Continued</i>		Salem	1.861
Drain	\$1.808	<i>Continued</i>		Silverton	1.879
Myrtle Creek	1.793	<i>Continued</i>		Woodburn	1.879
Oakland	1.808	<i>Continued</i>		<i>Douglas County</i>	
Riddle	1.793	<i>Continued</i>		Cecil	\$1.848
Roseburg	1.799	<i>Continued</i>		Ewing	1.848
Yoncalla	1.808	<i>Continued</i>		Heppner	1.842
<i>Gilliam County</i>		<i>Continued</i>		Ione	1.842
Arlington	\$1.861	<i>Continued</i>		Jordon	1.842
Barnett	1.848	<i>Continued</i>		Lexington	1.842
Bialock	1.861	<i>Continued</i>		McNab	1.842
Clem	1.848	<i>Continued</i>		Morgan	1.845
Condon	1.842	<i>Continued</i>		Rhea	1.848
Gwendolen	1.842	<i>Continued</i>		<i>Polk County</i>	
Mikkalo	1.848	<i>Continued</i>		Ballston	\$1.870
Quinton	1.861	<i>Continued</i>		Dallas	1.861
Rock Creek	1.848	<i>Continued</i>		Derry	1.861
Shutler	1.855	<i>Continued</i>		Independ-	
<i>Harney County</i>		<i>Continued</i>		ence	1.861
Burns	\$1.657	<i>Continued</i>		Hay Canyon	1.858
<i>Jackson County</i>		<i>Continued</i>		Kent	1.848
Ashland	\$1.828	<i>Continued</i>		Klondike	1.864
<i>Central</i>		<i>Continued</i>		Miller	1.870
Point	1.765	<i>Continued</i>		Moro	1.858
Medford	1.828	<i>Continued</i>		Nish	1.858
<i>Jefferson County</i>		<i>Continued</i>		Rufus	1.864
Culver	\$1.821	<i>Continued</i>		Sandon	1.864
Gateway	1.827	<i>Continued</i>		Sink	1.864
Madras	1.821	<i>Continued</i>		Thornberry	1.864
Metolius	1.821	<i>Continued</i>		Wasco	1.864
Opal City	1.821	<i>Continued</i>		<i>Klamath County</i>	
Paxton	1.821	<i>Continued</i>		Chiloquin	\$1.808
<i>Josephine County</i>		<i>Continued</i>		Dairy	1.772
Lakeview	\$1.794	<i>Continued</i>		K l a m a t h	
<i>Lake County</i>		<i>Continued</i>		Falls	1.828
Lakeview	\$1.794	<i>Continued</i>		Malin	1.828
<i>Lane County</i>		<i>Continued</i>		Midland	1.828
Cottage		<i>Continued</i>		Merrill	1.828
Grove	\$1.821	<i>Continued</i>		Modoc Point	1.794
Eugene	1.842	<i>Continued</i>		Pine Ridge	1.771
Irving	1.842	<i>Continued</i>		<i>Lake County</i>	
Junction	1.842	<i>Continued</i>		Lakeview	\$1.794
City	1.842	<i>Continued</i>		Dairy	1.772
<i>Linn County</i>		<i>Continued</i>		K l a m a t h	
Albany	\$1.861	<i>Continued</i>		Falls	1.828
Milton	1.799	<i>Continued</i>		Malin	1.828
Minthorn	1.799	<i>Continued</i>		Midland	1.828
Mission	1.799	<i>Continued</i>		Merrill	1.828
Helix	1.799	<i>Continued</i>		Modoc Point	1.794
Holdman	1.821	<i>Continued</i>		Pine Ridge	1.771
Lens	1.799	<i>Continued</i>		<i>Lane County</i>	
Mccormach	1.799	<i>Continued</i>		Lakeview	\$1.794
Baldwin	1.681	<i>Continued</i>		Dairy	1.772
Cache Jct	1.696	<i>Continued</i>		K l a m a t h	
Fulton	1.799	<i>Continued</i>		Falls	1.828
Havana	1.799	<i>Continued</i>		Malin	1.828
Helix	1.799	<i>Continued</i>		Midland	1.828
Holdman	1.821	<i>Continued</i>		Merrill	1.828
Lens	1.799	<i>Continued</i>		Modoc Point	1.794
Pendleton	1.799	<i>Continued</i>		Pine Ridge	1.771
Pilot Rock	1.799	<i>Continued</i>		<i>Linn County</i>	
Harper	\$1.694	<i>Continued</i>		Lakeview	\$1.794
Nyssa	1.700	<i>Continued</i>		Dairy	1.772
Ontario	1.700	<i>Continued</i>		K l a m a t h	
Vale	1.700	<i>Continued</i>		Falls	1.828
<i>Marion County</i>		<i>Continued</i>		Malin	1.828
Aumsville	\$1.861	<i>Continued</i>		Midland	1.828
Aurora	1.879	<i>Continued</i>		Merrill	1.828
Brooks	1.864	<i>Continued</i>		Modoc Point	1.794
Gervais	1.879	<i>Continued</i>		Pine Ridge	1.771
<i>Marion County</i>		<i>Continued</i>		<i>Lane County</i>	
Thorn		<i>Continued</i>		Lakeview	\$1.794
Hollow	1.799	<i>Continued</i>		Dairy	1.772
Ring	1.799	<i>Continued</i>		K l a m a t h	
Sparks	1.799	<i>Continued</i>		Falls	1.828
Stanfield	1.814	<i>Continued</i>		Malin	1.828
Stanton	1.799	<i>Continued</i>		Midland	1.828
Thorn		<i>Continued</i>		Merrill	1.828
Hollow	1.799	<i>Continued</i>		Modoc Point	1.794
Ring	1.799	<i>Continued</i>		Pine Ridge	1.771
Sparks	1.799	<i>Continued</i>		<i>Linn County</i>	
Stanfield	1.814				

**UTAH—continued**

<i>Salt Lake County</i>		<i>Sanpete County—Continued</i>	
<i>Station</i>	<i>Rate</i>	<i>Station</i>	<i>Rate</i>
Bamberger	\$1.690	Mount Pleasant	\$1.681
Barclay	1.690	Oak Creek	1.681
Becks	1.702	Phoenix Hill	1.681
Bennion	1.702	Spring City	1.681
Bluffdale	1.702	Sterling	1.681
Bringhurst	1.702		
Buena Vista	1.702		
Burton	1.702		
Cahoon	1.702		
Cushing	1.702	Aurora	\$1.675
Dale	1.690	Central	1.668
Draper	1.702	Cowley	1.675
Garfield	1.702	Hansen	1.668
Granger	1.702	Ivie	1.675
Harman	1.702	Jensen	1.668
Huslers	1.702	Joseph	1.668
Iverson	1.702	Redmond	1.675
Lampton	1.702	Richfield	1.675
Legrand	1.690	Salina	1.675
Magna	1.702	Sevier	1.668
Midvale	1.702	Sigurd	1.675
Mount	1.702	Spearmint	1.675
Murray	1.702	Vaca	1.668
Nash	1.702		
Norberg	1.702		
Redwood	1.702		
Rideout	1.702		
Riter	1.702		
Riverton	1.702		
Roper	1.702		
Salt Lake			
City	1.702	Castilla	\$1.696
Salt Lake Jct.	1.702	Mapleton	1.696
Sandy	1.702	Thistle	1.696
West Jordan	1.702	All other stations	1.702
<i>Sanpete County</i>		<i>Wasatch County</i>	
Axtell	\$1.675	Heber	\$1.696
Chester	1.681	Wallsburg	1.696
Ephraim	1.681		
Fairview	1.681		
Fountain			
Green	1.681		
Gunnison	1.681		
Hill Top	1.681		
Indianola	1.696		
Manti	1.681		
Milburn	1.681		
Moroni	1.681		
<i>Weber County</i>		<i>Station</i>	
		Harrisville	\$1.696
		North Ogden	1.696
		Plain City	1.696
		Warren	1.696
		All other stations	1.702

WASHINGTON

<i>Adams County</i>		<i>Douglas County—Continued</i>	
<i>Station</i>	<i>Rate</i>	<i>Station</i>	<i>Rate</i>
All stations	\$1.771	Suppley	\$1.756
<i>Asotin County</i>		Touhey	1.758
Asotin	\$1.756	Waterville	1.758
Cousa Creek	1.737	Withrow	1.756
<i>Benton County</i>		<i>Ferry County</i>	
Finley	\$1.808	Malo	\$1.708
Hedges	1.811	Republic	1.700
Hanford	1.793	<i>Franklin County</i>	
Kennewick	1.808	Burr Canyon	\$1.777
Kiona	1.808	Connell	1.771
Vista	1.808	Curry	1.771
Paterson	1.836	Eltopia	1.793
Prosser	1.808	Emery	1.771
Whitstran	1.808	Estes	1.771
Hover	1.808	Kahlotus	1.771
<i>Chelan County</i>		Levey	1.793
Wenatchee	\$1.793	McAdam	1.771
<i>Columbia County</i>		Mesa	1.784
All stations	\$1.793	Pasco	1.808
<i>Douglas County</i>		Redd	1.787
Alstown	\$1.765	Snake River	1.787
Appledale	1.771	Sulphur	1.771
Bridgeport	1.756	Wacota	1.771
Coulee City	1.765	Walker N. P.	1.793
Deugles	1.765	Windust	1.777
McCue	1.765	<i>Garfield County</i>	
Mansfield	1.756	Central Ferry	\$1.771
Palisades	1.765	Chard	1.793
Rock Island	1.777	Dodge	1.793
		Houser	1.793

**WASHINGTON—continued**

<i>Garfield County</i>		<i>Spokane County</i>	
Continued		Continued	
<i>Station</i>	<i>Rate</i>	<i>Station</i>	<i>Rate</i>
Pomeroy	\$1.793	Four Lakes	\$1.75
Zumwalt	1.793	Freedom	1.75
<i>Grant County</i>		<i>Freeman</i>	1.75
Coulee	\$1.765	Galena	1.75
Sprata	1.771	Greenacres	1.75
Hanson	1.756	Hillyard	1.75
Hartline	1.756	Hite	1.75
Marlin	1.771	Dishman	1.75
Nagel	1.771	Jefferson	1.75
Quincy	1.771	Latah	1.75
Ruff	1.771	Lenox	1.75
Stratford	1.771	Lockwood	1.75
Warden	1.771	Manito	1.75
Wheeler	1.771	Mason	1.77
Wilson Creek	1.771	Mead	1.75
<i>Kittitas County</i>		Lake	1.75
All stations	\$1.814	Mica	1.75
<i>Klickitat County</i>		Mount Hope	1.75
Centerville	\$1.848	Newman	
Goldendale	1.848	Lake	1.75
Klickitat	1.848	North Pine	1.75
Lyle	1.882	Ochlane	1.75
Roosevelt	1.861	Plaza	1.75
Goodnoe	1.861	Rahms	1.75
Sundale	1.861	Rockford	1.75
Towal	1.861	Rodna	1.77
Wahkiakus	1.848	Rollins	1.75
Warwick	1.848	Saline	1.75
<i>Lincoln County</i>		Saxby	1.75
Almira	\$1.756	Sharon	1.75
Bluestem	1.756	South	
Canby	1.756	Cheney	1.77
Concord	1.771	Spangle	1.75
Creston	1.756	Spokane	1.75
Davenport	1.756	Spring	
Downs	1.771	Valley	1.75
Edwall	1.756	Squaw	
Eleanor	1.756	Canyon	1.75
Fry	1.756	Tyler	1.77
Govan	1.756	Valleyford	1.75
Gravelles	1.756	Waverly	1.75
Harrington	1.756	West	
Irby	1.771	Fairfield	1.75
Kline	1.771		
Leamona	1.771	<i>Stevens County</i>	
Mohler	1.765	Addy	\$1.73
Mondovi	1.756	Boyd	1.72
Nemo	1.771	Chewelah	1.73
Odessa	1.771	Colville	1.72
Omaha	1.756	Kettle Falls	1.72
Reardon	1.756	Springdale	1.74
Rocklyn	1.756	Valley	1.73
Sprague	1.771	Evans	1.72
Waukon	1.756		
Wells	1.771	<i>Walla Walla County</i>	
Wheatdale	1.756	Adkins	\$1.79
Wilbur	1.756	Auker	1.79
<i>Okanogan County</i>		Ayer	1.79
Brewster	\$1.771	Babcock	1.79
Monse	1.765	Baker	
Okanogan	1.765	Langdon	1.79
Oroville	1.756	Berryman	1.79
Riverside	1.756	Blalock	1.79
Tonasket	1.750	Bolles	1.79
Wakefield	1.765	Buroker	1.79
<i>Spokane County</i>		Clyde	1.79
Amber	\$1.771	Coppel	1.79
Bell	1.756	Coyle	1.79
Chattaroy	1.750	Divide	1.79
Cheney	1.771	Dixie	1.79
Chester	1.756	Drum	1.79
Broadacres	1.756	Dry Creek	1.79
Clifton	1.756	Eastman	1.79
Coey Siding	1.756	Elwood	1.79
Croskey	1.771	Ennis	1.79
Darknell	1.756	Eureka	1.79
Deer Park	1.750	Finch	1.79
Denison	1.750	Gilliam	1.79
Espanola	1.756	Hadley	1.79
Fairfield	1.756	Harbert	1.79
		Harsha	1.79
		Harvey	1.79
		Hector	1.79
		Hatch	1.79
		Kibbler	1.79
		Lamar	1.79

**WASHINGTON—continued**

Walla Walla County		Whitman County—Continued	
—Continued		Continued	
Station	Rate	Station	Rate
Lee	\$1.793	Juno	\$1.765
LeGrow	1.799	Kenova	1.765
Lowden	1.799	LaCrosse	1.771
Magallan	1.793	Ladow	1.756
Matthews	1.793	Lamont	1.771
Minnick	1.799	Lavista	1.765
Mojonnier	1.799	Leon	1.756
Orchard	1.799	Lincoln	1.756
Paddock	1.799	Lone Pine	1.756
Page	1.799	Longwill	1.756
Pedigo	1.799	McCoy	1.756
Pickard	1.793	Malden	1.756
Pleasant View	1.793	Manning	1.756
Prescott	1.799	Mockonema	1.756
Reese	1.799	Oakesdale	1.756
Reser	1.793	Palouse	1.756
Riffle	1.799	Pampa	1.771
Rulo	1.799	Pandora	1.756
Russell	1.799	Parvin	1.756
Sapopili	1.799	Peyton	1.771
Shaw	1.799	Penewawa	1.771
Sheffler	1.793	Pine City	1.765
Spring Creek	1.799	Pullman	1.756
Sudbury	1.799	Pullman	
Thiel	1.799	Spur	1.756
Tompkins	1.793	Revere	1.771
Touchet	1.799	Ringo	1.756
Tracy	1.799	Riparia	1.771
Tuke	1.799	Risbeck	1.756
Valley Grove	1.799	Rock Lake	1.765
Waitsburg	1.793	Rosalia	1.756
Walker U. P.	1.793	Rye	1.756
Walla Walla	1.799	Schreck	1.771
Wallula	1.808	Seabury	1.756
Whitman	1.799	Seltice	1.756
Whitney	1.799	Shawnee	1.756
<i>Whitman County</i>		Sckulk	1.756
Alpowa	1.756	Staley	1.756
Almota	1.765	Steptoe	1.756
Alpowa	1.756	St. John	1.765
Armstrong	1.756	Stoneham	1.756
Balder	1.756	Stoner	1.771
Belmont	1.756	Sunset	1.756
Benner	1.771	Sunshine	1.756
Blackwell	1.756	Sutton	1.771
Busby	1.756	Swan	1.756
Canyon	1.771	Swift	1.765
Cashup	1.756	Tekoa	1.756
Chambers	1.756	Thera	1.756
Colfax	1.756	Thornton	1.756
Colton	1.756	Tilma	1.756
Coman	1.756	Truax	1.756
Crabtree	1.756	Uniontown	1.756
Diamond	1.756	Walters	1.756
Donohue	1.756	Warner	1.756
Duckworth	1.756	Whelan	1.756
Early	1.756	Whitlow	1.756
Eden	1.756	Willada	1.765
Elberton	1.756	Winona	1.771
Endicott	1.765	<i>Yakima County</i>	
Ewan	1.765	Ashue	\$1.808
Fairbanks	1.756	Browns-	
Fallons	1.756	town	1.808
Farmington	1.756	Byron	1.808
Flaig	1.756	Cowiche	1.799
Farrington	1.771	Emerald	1.808
Fletcher	1.756	Grandview	1.808
Garfield	1.756	Granger	1.808
Garrison	1.756	Growmore	1.771
Geary	1.756	Harrah	1.808
Glenwood	1.756	Mabton	1.808
Gordon	1.771	Moxee City	1.799
Gravel Pit	1.765	Naches	1.799
Grinnel	1.756	Selah	1.808
Harris	1.756	Sunnyside	1.808
Hay	1.771	Tieton	1.799
Hayfield	1.756	Toppenish	1.808
Holland	1.756	Watato	1.808
Hooper	1.771	White Swan	1.808
Huntley	1.756	Wiley City	1.771
Interior	1.765	Yakima	1.808
Jerita	1.771	Zillah	1.808
Johnson	1.756		

## RULES AND REGULATIONS

Rates on other No. 1 wheat for the stations listed above shall be determined by subtracting from the applicable station rates the discounts listed in § 251.126 (a) (1) for such other No. 1 wheat at terminal markets.

(b) *Discounts and premiums.* The grade and other quality discounts, and the protein premiums, shown in § 251.126 (a) (2) for terminal rates, are applicable to the station rates listed herein.

(Sec. 7 (a) 49 Stat. 4 as amended, sec. 4 (a), 55 Stat. 498, 56 Stat. 768; 15 U. S. C. and Sup. 713 (a), 713 (a)-8, 50 U. S. C. App. Sup. 969; Article Third, pars. (b), (j) Charter of Commodity Credit Corporation)

[SEAL] JESSE B. GILMER,  
President,  
Commodity Credit Corporation.

JULY 18, 1947.

[F. R. Doc. 47-6920; Filed, July 22, 1947;  
8:50 a. m.]

[1947 C. C. C. Barley Bulletin 1]

**PART 264—BARLEY LOANS AND PURCHASE AGREEMENTS**

**SUBPART—1947**

This bulletin states the requirements with respect to the 1947 Barley Loan and Purchase Agreement Program formulated by Commodity Credit Corporation (hereinafter referred to as CCC) and the Production and Marketing Administration (hereinafter referred to as PMA). Loans and purchase agreements will be made available on barley produced in 1947 in accordance with this bulletin.

**Sec.**

264.101 Administration.

264.102 Availability of loans and purchase agreements.

264.103 Approved lending agencies.

264.104 Eligible producer.

264.105 Eligible barley.

264.106 Eligible storage.

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264.110 Liens.

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264.118 Personal liability.

264.119 Maturity, delivery, and satisfaction.

264.120 Removal of the barley under loan.

264.121 Release of the barley under loan.

264.122 Purchase of notes.

264.123 Field offices of CCC.

264.124 Loan and purchase rates.

**AUTHORITY:** §§ 264.101 to 264.124, inclusive, issued pursuant to Article Third, par. (b) of Corporate Charter of Commodity Credit Corporation; sec. 7 (a), 49 Stat. 4 as amended, sec. 302 (a), 52 Stat. 48, as amended, sec. 4 (b) 55 Stat. 498, 56 Stat. 768; 15 U. S. C. and Sup., 713 (a), 713a-8 (b), 7 U. S. C. 1302 (a).

**§ 264.101 Administration.** The program will be administered in the field by the county agricultural conservation committees under the general supervision of the State PMA Committee.

Forms may be obtained from county committees in areas where loans and pur-

chase agreements are available, or from other field offices of PMA. County committees will determine or cause to be determined the quantity and grade of the barley, the amount of the loan, and the value of the barley delivered under a loan or purchase agreement. All purchase and loan documents will be completed and approved by the county committee, which will retain copies of all such documents. The county committee may designate in writing certain employees of the county agricultural conservation association to approve forms on behalf of the committee.

The county committee will furnish the borrower with the names of local lending agencies approved for making disbursements on loan documents or with the address of the CCC field office to which loan documents may be forwarded for disbursement.

**§ 264.102 Availability of loans and purchase agreements—(a) Area.** (1) Loans shall be available on eligible barley stored on farms in the States and counties for which loan rates are shown in § 264.124.

(2) Loans shall be available on eligible barley stored in approved public grain warehouses in all areas.

(3) Purchase agreements shall be available on eligible barley in all areas where loans are available.

(b) *Time.* Loans and purchase agreements shall be available through December 31, 1947.

**§ 264.103 Approved lending agencies.** An approved lending agency shall be any bank, cooperative marketing association, corporation, partnership, individual, or other legal entity with which the CCC has entered into Lending Agency Agreement (Form PMA-97) or other forms prescribed by the Administrator.

**§ 264.104 Eligible producer.** An eligible producer shall be an individual, partnership, association, corporation, or other legal entity producing barley in 1947, as landowner, landlord, tenant, or sharecropper.

**§ 264.105 Eligible barley.** Eligible barley shall be barley which was produced in 1947, of any class grading No. 5 or better (except class III Western barley having a test weight of less than 40 pounds per bushel), the beneficial interest in which is now in the producer, and always has been in him, or in him and a former producer whom he succeeded before the barley was harvested; provided such barley does not grade weevily, tough, stained, blighted, bleached, garlicky, ergoty, or smutty, and if offered as security for a farm storage loan, has been stored in the granary at least 30 days prior to its inspection for measurements, sampling, and sealing, unless otherwise approved by the State PMA committee.

**§ 264.106 Eligible storage.** Eligible storage for barley shall meet the following requirements:

(a) Under the loan program, eligible farm storage shall consist of farm bins and granaries which, as determined by the county committee, are of such substantial and permanent construction as to afford safe storage of the barley, permit effective fumigation for the destruc-

tion of insects, and afford protection against rodents, other animals, thieves, and weather.

(b) Under the loan and purchase agreement program, eligible warehouse storage shall consist of (1) public grain warehouses, situated at terminal, sub-terminal, or country points, for which a Uniform Grain Storage Agreement (CCC Form H) is in effect. (Warehousemen desiring approval should communicate with the CCC field office serving the area in which the warehouse is located); or (2) warehouses operated by Eastern common carriers under tariffs approved by the Interstate Commerce Commission.

(c) Under the purchase agreement program, barley stored in other than eligible warehouse storage will be purchased on delivered basis.

**§ 264.107 Approved forms.** The approved forms constitute the loan and purchase agreement documents which, together with the provisions of this bulletin, govern the rights and responsibilities of the producer, and should be read carefully. Any fraudulent representation made by a producer in obtaining a loan or purchase agreement or in executing any of the loan or purchase documents, will render him subject to prosecution under the United States Criminal Code.

Notes and chattel mortgages, and note and loan agreements, must be dated prior to January 1, 1948, and be executed in accordance with these instructions, with State and documentary revenue stamps affixed thereto where required by law. Purchase agreements must be signed and dated by the producer and mailed or delivered to the county committee prior to January 1, 1948. Notes and chattel mortgages, note and loan agreements, and purchase agreements executed by an administrator, executor, or trustee will be acceptable only where legally valid.

(a) *Farm storage loans.* Approved forms shall consist of producer's note on CCC Commodity Form A, secured by a chattel mortgage on CCC Commodity Form AA.

(b) *Warehouse storage loans.* Approved forms shall consist of note and loan agreement on CCC Commodity Form B, secured by negotiable warehouse receipts representing the barley stored in approved warehouses. All barley pledged as security for a loan on a single CCC Commodity Form B must be stored in the same warehouse.

(c) *Purchase agreement program.* The approved forms shall consist of the Purchase Agreement (Purchase Form 1) signed by the producer and approved by the county committee, negotiable warehouse receipts, and such other forms as may be prescribed by the Director, Grain Branch, PMA.

(d) *Warehouse receipts.* Barley stored in eligible warehouse storage in connection with a loan or purchase agreement must be represented by warehouse receipts which satisfy the following requirements:

(1) Warehouse receipts must be issued in the name of the producer properly endorsed in blank so as to vest title in the holder, and be issued by an approved warehouseman.

(2) Each warehouse receipt should set forth in its written terms that the barley

is insured for not less than market value against the hazards of fire, lightning, inherent explosion, windstorm, cyclone, and tornado, or in lieu of this statement, it must have stamped or printed thereon the word "Insured."

(3) Liens for warehouse charges will be recognized by CCC, but only from May 15, 1947, or the date of the warehouse receipt, whichever is later.

(4) Each warehouse receipt, or the warehouseman's supplemental certificate (in duplicate) properly identified with the warehouse receipt, must show the gross weight and grade, dockage, test weight and all special grading factors.

(5) In the case of warehouse receipts issued for barley delivered by rail or barge, CCC will accept inbound weight and inspection certificates properly identified with the barley covered thereby in lieu of the information required by subparagraph (4) of this paragraph. In areas where licensed inspectors are not available at terminal and subterminal warehouses, CCC will accept inspection certificates based on representative samples which have been forwarded to and graded by licensed grain inspectors.

**§ 264.108 Determination of quantity.** A bushel shall be 48 pounds of clean barley free of dockage when determined by weight, or 1.25 cubic feet of barley testing 48 pounds per bushel when determined by measurement. A deduction of  $\frac{3}{4}$  of a pound for each sack will be made in determining the net quantity of the barley when stored as sacked barley. In determining the quantity of barley in farm storage by measurement, fractional pounds of the bushel test weight will be disregarded, and the quantity determined as above will be the following percentages of the quantity determined for 48-pound barley:

For barley testing	Percent
48 pounds or over	100
47 pounds or over, but less than 48 pounds	98
46 pounds or over, but less than 47 pounds	96
45 pounds or over, but less than 46 pounds	94
44 pounds or over, but less than 45 pounds	92
43 pounds or over, but less than 44 pounds	90
42 pounds or over, but less than 43 pounds	88
41 pounds or over, but less than 42 pounds	85
40 pounds or over, but less than 41 pounds	83
39 pounds or over, but less than 40 pounds	81
38 pounds or over, but less than 39 pounds	79
37 pounds or over, but less than 38 pounds	77
36 pounds or over, but less than 37 pounds	75
35 pounds or over, but less than 36 pounds	73

**§ 264.109 Determination of dockage.** The percentage of dockage shall be determined in accordance with the Official Grain Standards of the United States, and the weight of such dockage shall be deducted from the gross weight of the barley in determining the net quantity available for loan or purchase.

**§ 264.110 Liens.** The barley must be free and clear of all liens and encumbrances, or if liens or encumbrances exist on the barley, proper waivers must be obtained.

**§ 264.111 Service fees—(a) Loans.** Where the barley under loan is farm-stored the producer shall pay a service fee of 1 cent per bushel, and where the barley under loan is warehouse-stored the producer shall pay a service fee of  $\frac{1}{2}$  cent per bushel.

(b) *Purchase agreement.* At the time the producer applies for a purchase agreement he shall pay a preliminary minimum service fee of \$1.50. In addition, where delivery of barley is made under the purchase agreement, the producer shall pay a service fee of  $\frac{1}{2}$  cent per bushel on each bushel of barley delivered in excess of 300 bushels.

**§ 264.112 Set-offs.** A producer who is listed on the county debt register as indebted to any agency or corporation of the United States Department of Agriculture shall designate the agency or corporation to which he is indebted as the payee of the proceeds of the loan or purchase agreement to the extent of such indebtedness, but not to exceed that portion of the proceeds remaining after deduction of the service fees and amounts due prior lien-holders. Indebtedness owing to the CCC shall be given first consideration after claims of prior lien-holders.

**§ 264.113 Interest rate.** Loans shall bear interest at the rate of 3 percent per annum; and interest shall accrue from the date of disbursement of the loan, notwithstanding the printed provisions of the note.

**§ 264.114 Transfer of producer's equity.** The right of the producer to transfer either his right to redeem the barley under loan or his remaining interest may be restricted by CCC.

**§ 264.115 Safeguarding of the barley.** The producer obtaining a farm-stored loan is obligated to maintain the farm storage structures in good repair, and to keep the barley in good condition.

**§ 264.116 Insurance.** CCC will not require the producer to insure the barley placed under farm-storage loan; however, if the producer does insure such barley such insurance shall inure to the benefit of CCC to the extent of its interest, after first satisfying the producer's equity in the barley involved in the loss.

**§ 264.117 Loss or damage to the barley.** The producer is responsible for any loss in quantity or quality of the barley placed under farm-storage loan, except that uninsured physical loss or damage occurring without fault, negligence, or conversion on the part of the producer resulting solely from an external cause other than insect infestation or vermin will be assumed by CCC, provided the producer has given the county committee immediate notice in writing of such loss or damage, and provided there has been no fraudulent representation made by the producer in the loan documents or in obtaining the loan.

**§ 264.118 Personal liability.** The making of any fraudulent representation by the producer in the loan documents, or in obtaining the loan, or the conversion or unlawful disposition of any portion of the barley by him, shall render the producer personally liable for the amount of the loan and for any resulting expense incurred by any holder of the note.

**§ 264.119 Maturity, delivery, and satisfaction—(a) Loans.** Loans mature on demand but not later than April 30, 1948. In the case of farm-storage loans, the producer is required to pay off his loan on or before maturity, or to deliver the mortgaged barley in accordance with instructions of the county committee. Credit will be given for the total quantity delivered, provided it was stored in the bins in which the barley under loan was stored, at the applicable loan rate, according to grade and/or quality. If the settlement value of the barley delivered exceeds the amount due on the loan, the amount of the excess shall be paid to the producer. If the settlement value of the barley is less than the amount due on the loan, the amount of the deficiency, plus interest, shall be paid by the producer to CCC, or may be set off against any payment which would otherwise be made to the producer under any agricultural programs administered by the Secretary of Agriculture, or any other payments which are due or may become due to the producer from CCC or any other agency of the United States. In the event the farm is sold or there is a change of tenancy, the barley may be delivered before the maturity date of the loan upon prior approval by the county committee. In the case of warehouse storage loans, if the producer does not repay his loan upon maturity CCC shall have the right to sell or pool the barley in satisfaction of the loan in accordance with the provisions of the note and loan agreement and § 264.120.

(b) *Purchase agreements.* The producer who signs a purchase agreement (Purchase Form 1) shall not be obligated to deliver any specified quantity of barley to CCC. If the producer who signs a purchase agreement desires to sell barley to CCC he shall, during the month of May 1948, submit warehouse receipts representing eligible barley stored in eligible warehouse storage to the county committee for the quantity of such barley he elects to sell to CCC, or, in the case of barley stored in other than eligible warehouse storage, he shall notify the county committee of his intention to sell and request delivery instructions. The producer must then complete delivery within a 15-day period immediately following the date the county committee issues delivery instructions, unless the county committee determines more time is needed for delivery. Delivery shall be made to an approved warehouse, or as otherwise directed by the Administrator of PMA or his authorized representative. When delivery is completed, payment shall be made as prescribed by the Administrator. The producer shall direct to whom payment of the purchase price shall be made.

## RULES AND REGULATIONS

In the case of barley stored in eligible warehouse storage, purchases will be made on the basis of the weight, grade, and other quality factors shown on the warehouse receipts and accompanying documents. Barley delivered from other than eligible warehouse storage will be purchased on the basis of official weights, grades and other quality factors at destination, or official weights at destination and official grades and other quality factors at the inspection point shown on the shipping order furnished the producer, which unless otherwise agreed shall be the customary location, on the route of shipment, of an inspector licensed under the U. S. Grain Standards Act; or, if such barley is delivered to a local CCC bin site, on the basis of the weight, grade and quality determinations made by the county committee (in accordance with instructions for the determination of such factors under the loan program) and approved by the producer at the time of delivery.

**§ 264.120 Removal of the barley under loan.** If the loan is not satisfied upon maturity by payment or delivery, the holder of the note may remove the barley and sell it, either by separate contract or after pooling it with other lots of barley similarly held. The producer has no right of redemption after the barley is pooled, but shall share ratably in any overplus remaining upon liquidation of the pool. CCC shall have the right to treat the pooled barley as a reserve supply to be marketed under such sales policies as CCC determines will promote orderly marketing, protect the interests of producers and consumers, and not unduly impair the market for the current crop of the barley, even though part or all of such pooled commodity is disposed of under such policies at prices less than the current domestic price for such commodity. Any sum due the producer as a result of the sale of the barley or of insurance proceeds thereon, or any ratable share resulting from the liquidation of a pool, shall be payable only to the producer without right of assignment by him.

**§ 264.121 Release of the barley under loan.** A producer may at any time obtain release of the barley remaining under loan by paying to the holder of the note, or note and loan agreement, the principal amount thereof, plus interest. If the note is held by an out-of-town lending agency or by CCC, the producer may request that the note be forwarded to a local bank for collection. In such case, where CCC is the holder of the note, the local bank will be instructed to return the note if payment is not effected within 15 days. All charges in connection with the collection of the note shall be paid by the producer. Upon payment of a farm-storage loan, the county committee should be requested to release the mortgage by filing an instrument of release or by a marginal release on the county records. Partial release of the barley prior to maturity may be arranged with the county committee by paying to the holder of the note the amount of the loan, plus charges and accrued interest, represented by the quantity of the barley to be released. In the case of warehouse-

storage loans, each partial release must cover all of the commodity under one warehouse receipt number.

**§ 264.122 Purchase of notes.** CCC will purchase, from approved lending agencies, notes evidencing approved loans which are secured by chattel mortgages or negotiable warehouse receipts. The purchase price to be paid by CCC will be the principal sums remaining due on such notes, plus accrued interest from the date of disbursement to the date of purchase at the rate of 1½ percent per annum. Lending agencies are required to submit a weekly report to CCC and to the county committees on 1940 C. C. C. Form F, or such other form as the Corporation may prescribe, of all payments received on producer's notes held by them, and are required to remit promptly to CCC an amount equivalent to 1½ percent interest per annum, on the amount of the principal collected, from the date of disbursement to the date of payment. Lending agencies should submit notes and reports to the CCC field office serving the area.

**§ 264.123 Field offices of CCC.** The field offices of CCC, and the areas served by them, are shown below:

### Address and Area

623 South Wabash, Chicago 3, Ill.: Connecticut, Delaware, Illinois, Indiana, Iowa, Kentucky, Maryland, Maine, Massachusetts, Michigan, New Hampshire, New Jersey, New York, North Carolina, Ohio, Pennsylvania, Rhode Island, Tennessee, Vermont, Virginia, West Virginia.

300 Interstate Building, 417 East 13th Street, Kansas City 6, Mo.: Alabama, Arkansas, Colorado, Georgia, Florida, Kansas, Louisiana, Mississippi, Missouri, Nebraska, New Mexico, Oklahoma, South Carolina, Texas, Wyoming.

328 McKnight Building, Minneapolis 1, Minn.: Minnesota, Montana, North Dakota, South Dakota, Wisconsin.

Eastern Building, 515 Southwest Tenth and Washington Streets, Portland 5, Oreg.: Arizona, California, Idaho, Nevada, Oregon, Utah, Washington.

**§ 264.124 Loan and purchase rates.** Loan and purchase rates for No. 1 barley are set forth below:

(a) **Basic loan and purchase rates at terminal markets.** 1947 barley loan and purchase rates per bushel for No. 1 barley, stored in approved public grain warehouses at the following terminal markets, shall be as follows:

Market	Loan and purchase rate per bushel
Chicago, Ill., and St. Louis, Mo.	\$1.20
Kansas City, Mo., Omaha, Nebr., Minneapolis and Duluth, Minn., and Superior, Wis.	1.16
Memphis, Tenn.	1.26
San Francisco and Los Angeles, Calif., and Portland, Oreg.	1.23
Baltimore, Md., and Philadelphia, Pa.	1.31

For loan or purchase at the full rates shown in the above schedule, the barley must have been shipped by rail at the domestic interstate freight rate. The rate at the designated terminal market will be reduced by the difference between the freight paid and the domestic interstate freight rate, on any barley shipped at other than such freight rate.

The foregoing schedule of rates applies to barley delivered to any designated ter-

minal market in carload lots which has been shipped by rail from a country shipping point to one of the designated terminal markets, as evidenced by paid freight bills duly registered for transit privileges: *Provided*, That in the event the amount of paid-in freight is insufficient to guarantee minimum proportional freight rate from the terminal market, there shall be deducted from the applicable terminal rate the difference between the amount of freight actually paid in and the amount required to be paid in to guarantee outbound movement at the minimum proportional freight rate. The warehouse receipts must be accompanied by the registered freight bills, or by (1) a statement in the following form signed by the warehouseman, (2) a certificate of the warehouseman containing such a certification, or (3) such forms as may hereafter be approved by CCC.

### FREIGHT CERTIFICATE FOR TERMINALS

The barley represented by attached warehouse receipt No. \_\_\_\_\_ was received by rail freight from \_\_\_\_\_ (Town)

(County) \_\_\_\_\_ (State) \_\_\_\_\_  
point of origin, as evidenced by freight bill described as follows:

Way bill, date	No. _____
Car No. _____	Initial _____
Freight bill, date	No. _____
Carrier _____	Transit wt. _____
Freight rate in _____	Amt. collected _____
Number unused transit stops _____	

The above-described paid freight bill has been officially registered for transit and will be held in accordance with the provisions of paragraph 19 of the Uniform Grain Storage Agreement.

Warehouseman's Signature

Address

Date of signature

Barley stored at a designated terminal market (including trucked-in barley) for which neither registered freight bills nor such freight certificates are presented shall have a loan or purchase rate equal to the higher of (1) the terminal rate minus 6 cents per bushel, or, (2) the county rate for the county in which the barley is stored.

(b) **Basic loan and purchase rates at other than designated terminal points.** CCC will determine the loan and purchase rate for barley in storage on the farm or in country warehouses by deducting from the designated terminal market rate an amount equal to (1) the receiving and loading-out charges computed in accordance with the schedule of rates of the Uniform Grain Storage Agreement (CCC Form S) plus (2) the average all-rail interstate freight rate (plus tax), from all shipping points in the county.

Upon request by the county committee, the Branch office of CCC will determine the loan and purchase rate for barley stored in approved warehouses (other than those situated in the designated terminal markets) which is shipped by rail from country shipping points, by deducting from the appropriate designated terminal market rate an amount equal to the transit balance of the through freight from point of origin for such bar-

ley to such terminal market, plus freight tax on such transit balance; *Provided*, That in the case of barley stored at any railroad transit point, taking a penalty by reason of out-of-line movement, or for any other reason, to the appropriate designated market, there shall be added to such transit balance an amount equal to any out-of-line or other costs incurred in storing barley in such position.

The warehouse receipts, in addition to other required documents, must be accompanied by the original paid freight bills duly registered for transit privileges or by a statement in the following form signed by the warehouseman, or a warehouseman's supplemental certificate containing such information:

**FREIGHT CERTIFICATE FOR OTHER THAN TERMINAL POINTS**

The barley represented by attached warehouse receipt No. \_\_\_\_\_ was received by rail freight from \_\_\_\_\_ (Town)

(County) (State)  
point of origin, as evidenced by freight bill described as follows:  
Way bill, date No.  
Car No. Initial  
Freight bill, date No.  
Carrier Transit wt.  
Freight rate in Amt. collected  
Transit balance, if any, of through freight  
rate to \_\_\_\_\_ of  
per 100 pounds.  
Number unused transit stops \_\_\_\_\_

The above-described paid freight bill has been officially registered for transit and will be held in accordance with the provisions of paragraph 19 of the Uniform Grain Storage Agreement.

Warehouseman's Signature

Address

Date of signature

(c) *Variations for grades.* The loan and purchase rate for barley which grades No. 2 shall be discounted 2 cents per bushel; No. 3, 5 cents per bushel; No. 4, 8 cents per bushel; and No. 5, 15 cents per bushel. In addition a discount of two cents per bushel shall apply to "mixed" barley.

(d) *Storage allowance.* There shall be no storage allowance on barley under either the loan or purchase agreement program.

A deduction of 7¢ per bushel shall be made from the applicable loan rate on barley being placed under loan in a warehouse, unless evidence is submitted with the warehouse receipt that all warehouse charges except receiving charges have been prepaid through April 30, 1948.

A deduction of 7¢ per bushel shall be made from the applicable purchase rate on warehouse-stored barley offered under the purchase agreement program unless evidence is submitted with the warehouse receipt that all warehouse charges except receiving charges have been paid through the date the warehouse receipts are tendered to the county committee.

(e) *County loan and purchase values.* Loan and purchase values per bushel of eligible barley for the respective States and counties basis No. 1 barley free of dockage are listed below:

**ARIZONA**

County	No. 1 Barley	County	No. 1 Barley
Apache	.79	Mohave	.92
Cochise	.95	Navajo	.80
Coconino	.82	Pima	1.01
Gila	.92	Pinal	1.05
Graham	.92	Santa Cruz	.99
Greenlee	.89	Yavapai	.87
Maricopa	1.06	Yuma	1.07

**CALIFORNIA**

Alameda	\$1.15	San Benito	\$1.11
Butte	1.10	San Bernar-	
Colusa	1.11	dino	1.12
Contra Costa	1.15	San Diego	1.10
El Dorado	1.09	San Joaquin	1.13
Fresno	1.11	San Luis Obis-	
Glenn	1.10	po	1.10
Humboldt	1.06	San Mateo	1.15
Imperial	1.09	Santa Bar-	
Kern	1.11	bara	1.11
Kings	1.11	Santa Clara	1.14
Lassen	1.03	Santa Cruz	1.13
Los Angeles	1.15	Shasta	1.06
Madera	1.12	Sierra	1.03
Marin	1.15	Siskiyou	1.03
Mendocino	1.09	Solano	1.14
Merced	1.12	Sonoma	1.13
Modoc	1.02	Stanislaus	1.13
Monterey	1.12	Sutter	1.11
Napa	1.14	Tehama	1.09
Orange	1.14	Tulare	1.11
Placer	1.11	Ventura	1.14
Plumas	1.04	Yolo	1.12
Riverside	1.12	Yuba	1.11

**COLORADO**

Adams	\$0.96	Lake	\$0.87
Alamosa	.90	La Plata	.81
Arapahoe	.96	Larimer	.96
Archuleta	.87	Las Animas	.96
Baca	.96	Lincoln	.96
Bent	.96	Logan	.96
Boulder	.95	Mesa	.86
Chaffee	.88	Mineral	.89
Cheyenne	.96	Moffat	.87
Conejos	.90	Montezuma	.78
Costilla	.91	Monrose	.81
Crowley	.96	Morgan	.96
Delta	.87	Otero	.96
Denver	.96	Ouray	.87
Dolores	.77	Phillips	.97
Douglas	.96	Pitkin	.89
Eagle	.88	Powers	.97
Elbert	.96	Pueblo	.96
El Paso	.94	Rio Grande	.90
Fremont	.92	Routt	.87
Garfield	.86	Saguache	.87
Gilpin	.90	San Juan	.77
Grand	.89	San Miguel	.79
Gunnison	.87	Sedgwick	.96
Huerfano	.95	Teller	.82
Jefferson	.93	Washington	.96
Kiowa	.96	Weld	.96
Kit Carson	.97	Yuma	.96

**DELAWARE**

All counties	\$1.16
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**IDAHO**

Ada	\$0.99	Custer	\$0.90
Adams	.98	Elmore	.98
Bannock	.91	Franklin	.91
Bear Lake	.90	Fremont	.90
Benewah	1.04	Gem	.99
Bingham	.91	Gooding	.92
Blaine	.91	Idaho	1.03
Boise	.99	Jefferson	.90
Bonner	1.03	Jerome	.92
Bonneville	.91	Kootenai	1.04
Boundary	1.01	Latah	1.04
Butte	.90	Lemhi	.90
Camas	.91	Lewis	1.02
Canyon	.99	Lincoln	.92
Caribou	.89	Madison	.90
Cassia	.98	Mildoka	.93
Clark	.90	Nez Perce	1.04
Clearwater	1.04	Oneida	.91

**IDAHO—Continued**

County	No. 1 Barley	County	No. 1 Barley
Owyhee	\$0.90	Teton	\$0.90
Payette	1.00	Twin Falls	.94
Power	.92	Valley	.98
Shoshone	1.02	Washington	1.00

**ILLINOIS**

Adams	\$1.07	Lee	\$1.08
Alexander	1.08	Livingston	1.09
Bond	1.07	Logan	1.08
Boone	1.10	McDonough	1.07
Brown	1.07	McHenry	1.09
Bureau	1.08	McLean	1.08
Calhoun	1.08	Macon	1.08
Carroll	1.08	Macoupin	1.09
Cass	1.08	Madison	1.09
Champaign	1.08	Marion	1.08
Christian	1.08	Marshall	1.08
Clark	1.08	Mason	1.08
Clay	1.08	Massac	1.08
Clinton	1.09	Menard	1.08
Cook	1.10	Mercer	1.07
Crawford	1.08	Monroe	1.09
Cumberland	1.08	Montgomery	1.08
De Kalb	1.09	Morgan	1.08
De Witt	1.08	Moultrie	1.08
Douglas	1.08	Ogle	1.08
Du Page	1.10	Pecoria	1.08
Edgar	1.08	Perry	1.08
Edwards	1.08	Platt	1.08
Effingham	1.08	Pike	1.08
Fayette	1.08	Pope	1.08
Ford	1.08	Pulaski	1.07
Franklin	1.08	Putnam	1.08
Fulton	1.07	Randolph	1.08
Gallatin	1.06	Richland	1.07
Greene	1.09	Rock Island	1.07
Grundy	1.10	St. Clair	1.09
Hamilton (E.)	1.08	Saline	1.08
Hamilton (W.)	1.08	Sangamon	1.08
Hancock	1.06	Schuylerville	1.08
Hardin	1.07	Scott	1.08
Henderson	1.07	Shelby	1.08
Henry	1.08	Stark	1.08
Iroquois	1.09	Stephenson	1.08
Jackson	1.08	Tazewell	1.08
Jasper	1.08	Union	1.08
Jefferson	1.08	Vermillion	1.09
Jersey	1.09	Wabash	1.06
Jo Daviess	1.07	Warren	1.07
Johnson	1.07	Washington	1.08
Kane	1.10	Wayne	1.07
Kankakee	1.10	White	1.06
Kendall	1.10	Whiteside	1.08
Knox	1.07	Will	1.10
Lake	1.10	Williamson	1.08
La Salle	1.09	Winnebago	1.08
Lawrence	1.06	Woodford	1.08

**INDIANA**

Adams	\$1.10	Hamilton	\$1.10
Allen	1.09	Hancock	1.10
Bartholomew	1.08	Harrison	1.06
Benton	1.08	Hendricks	1.07
Blackford	1.10	Henry	1.10
Boone	1.07	Howard	1.08
Brown	1.07	Huntington	1.08
Carroll	1.08	Jackson	1.07
Cass	1.08	Jasper	1.10
Clark	1.07	Jay	1.10
Clay	1.07	Jefferson	1.08
Clinton	1.08	Jennings	1.08
Crawford	1.06	Johnson	1.08
Davies	1.05	Knox	1.07
Dearborn	1.09	Kosciusko	1.08
Decatur	1.09	Lagrange	1.09
De Kalb	1.10	Lake	1.10
Delaware	1.10	La Porte	1.08
Dubois	1.06	Lawrence	1.07
Elkhart	1.08	Madison	1.10
Fayette	1.10	Marion	1.09
Floyd	1.07	Marshall	1.08
Fountain	1.07	Martin	1.06
Franklin	1.10	Miami	1.08
Fulton	1.08	Monroe	1.07
Gibson	1.06	Montgomery	1.08
Grant	1.09	Morgan	1.08
Greene	1.06	Newton	1.10

## RULES AND REGULATIONS

## INDIANA—Continued

	No. 1 County Barley	No. 1 County Barley	
Noble	\$1.09	Starke	\$1.08
Ohio	1.09	Steuben	1.10
Orange	1.07	Sullivan	1.08
Owen	1.07	Switzerland	1.08
Parke	1.07	Tippecanoe	1.08
Perry	1.06	Tipton	1.09
Pike	1.06	Union	1.10
Porter	1.09	Vanderburgh	1.06
Posey	1.08	Vermillion	1.09
Pulaski	1.09	Vigo	1.07
Putnam	1.08	Wabash	1.08
Randolph	1.10	Warren	1.08
Ripley	1.09	Warrick	1.06
Rush	1.10	Washington	1.07
St. Joseph	1.08	Wayne	1.10
Scott	1.07	Wells	1.10
Shelby	1.09	White	1.09
Spencer	1.06	Whitley	1.08

## IOWA

Adair	\$1.04	Johnson	\$1.06
Adams	1.05	Jones	1.06
Allamakee	1.04	Keokuk	1.05
Appanoose	1.05	Kossuth	1.03
Audubon	1.05	Lee	1.06
Benton	1.05	Linn	1.06
Black Hawk	1.05	Louisa	1.06
Boone	1.03	Lucas	1.04
Bremer	1.04	Lyon	1.03
Buchanan	1.05	Madison	1.03
Buena Vista	1.03	Mahaska	1.04
Butler	1.04	Marion	1.04
Calhoun	1.03	Marshall	1.04
Carroll	1.05	Mills	1.06
Cass	1.05	Mitchell	1.02
Cedar	1.06	Monona	1.05
Cerro Gordo	1.03	Monroe	1.05
Cherokee	1.03	Montgomery	1.06
Chickasaw	1.04	Muscatine	1.06
Clarke	1.04	O'Brien	1.03
Clay	1.03	Osceola	1.03
Clayton	1.05	Page	1.05
Clinton	1.07	Palo Alto	1.03
Crawford	1.05	Plymouth	1.04
Dallas	1.03	Pocahontas	1.03
Davis	1.05	Polk	1.04
Decatur	1.04	Pottawattamie	
Delaware	1.05	(W)	1.06
Des Moines	1.06	Pottawattamie	
Dickinson	1.03	(E)	1.06
Dubuque	1.06	Poweshiek	1.05
Emmet	1.03	Ringgold	1.03
Fayette	1.05	Sac	1.04
Floyd	1.03	Scott	1.07
Franklin	1.03	Shelby	1.06
Fremont	1.06	Sioux	1.03
Greene	1.04	Story	1.04
Grundy	1.04	Tama	1.05
Guthrie	1.04	Taylor	1.04
Hamilton	1.03	Union	1.04
Hancock	1.03	Van Buren	1.06
Hardin	1.04	Wapello	1.05
Harrison	1.06	Warren	1.04
Henry	1.06	Washington	1.05
Howard	1.04	Wayne	1.04
Humboldt	1.03	Webster	1.03
Ida	1.04	Winnebago	1.03
Iowa	1.05	Winneshiek	1.05
Jackson	1.07	Woodbury	1.04
Jasper	1.04	Worth	1.03
Jefferson	1.05	Wright	1.03

## KANSAS

Allen	\$1.04	Coffey	\$1.04
Anderson	1.04	Comanche	.99
Atchison	1.05	Cowley	1.01
Barber	1.00	Crawford	1.04
Barton	1.00	Decatur	.99
Bourbon	1.04	Dickinson	1.01
Brown	1.04	Doniphan	1.04
Butler	1.01	Douglas	1.05
Chase	1.02	Edwards	1.00
Chautauqua	1.02	Elk	1.02
Cherokee	1.03	Ellis	1.00
Cheyenne	.98	Ellsworth	1.01
Clark	.98	Finney	.98
Clay	1.02	Ford	1.00
Cloud	1.02	Franklin	1.05

## KANSAS—Continued

	No. 1 County Barley	No. 1 County Barley	No. 1 County Barley
Geary	\$1.02	Norton	\$1.00
Gove	.99	Osage	1.04
Graham	1.00	Osborne	1.01
Grant	.98	Ottawa	1.01
Gray	.99	Pawnee	1.00
Greenley	.98	Phillips	1.00
Greenwood	1.03	Pottawatomie	1.03
Hamilton	.98	Pratt	1.00
Harper	1.00	Rawlins	.98
Harvey	1.01	Reno	1.01
Haskell	.98	Republic	1.02
Hodgeman	1.00	Rice	1.01
Jackson	1.04	Riley	1.03
Jefferson	1.05	Rooks	1.00
Jewell	1.01	Rush	1.00
Johnson	1.06	Russell	1.00
Kearny	.98	Saline	1.01
Kingman	1.01	Scott	.98
Kiowa	1.00	Sedgewick	1.01
Labette	1.03	Seward	.98
Lane	.99	Shawnee	1.04
Leavenworth	1.06	Sheridan	.99
Lincoln	1.01	Sherman	.98
Linn	1.04	Smith	1.01
Logan	.98	Stafford	1.00
Lyon	1.03	Stanton	.97
McPherson	1.01	Stevens	.98
Marion	1.01	Sumner	1.01
Marshall	1.03	Thomas	.98
Meade	.98	Trego	1.00
Miami	1.05	Wabaunsee	1.03
Mitchell	1.01	Wallace	.98
Montgomery	1.03	Washington	1.02
Morris	1.02	Wichita	.98
Morton	.97	Wilson	1.03
Nemaha	1.04	Woodson	1.04
Neosho	1.04	Wyandotte	1.07

## KENTUCKY

All counties	\$1.10
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## MARYLAND

All counties	\$1.19
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## MICHIGAN

Alcona	\$1.05	Lake	\$1.06
Alger	1.01	Lapeer	1.10
Allegan	1.08	Leelanau	1.05
Alpena	1.05	Lenawee	1.11
Antrim	1.05	Livingston	1.10
Arenac	1.05	Luce	.99
Baraga	1.01	Mackinac	.99
Barry	1.08	Macomb	1.11
Bay	1.08	Manistee	1.06
Benzie	1.05	Marquette	1.01
Berrien	1.08	Mason	1.07
Branch	1.08	Mecosta	1.07
Calhoun	1.08	Menominee	1.03
Cass	1.08	Midland	1.07
Charlevoix	1.04	Missaukee	1.05
Cheboygan	1.04	Monroe	1.12
Chippewa	.99	Montcalm	1.08
Clare	1.07	Mont-	
Clinton	1.08	morency	1.05
Crawford	1.05	Muskegon	1.08
Deitz	1.02	Newaygo	1.07
Dickinson	1.02	Oakland	1.11
Eaton	1.08	Oceana	1.07
Emmet	1.04	Ogemaw	1.05
Genesee	1.10	Ontonagon	1.01
Gladwin	1.06	Osceola	1.06
Gogebic	1.01	Oscoda	1.05
Grand		Otsego	1.04
Traverse	1.05		
Gratiot	1.08	Ottawa	1.08
Hillsdale	1.10	Presque Isle	1.04
Houghton	1.01	Roscommon	1.05
Huron	1.08	Saginaw	1.09
Ingham	1.08	St. Clair	1.11
Ionia	1.08	St. Joseph	1.08
Iosco	1.05	Sanilac	1.10
Iron	1.01	Schoolcraft	.99
Isabella	1.07	Shiawassee	1.09
Jackson	1.09	Tuscola	1.09
Kalamazoo	1.08	Van Buren	1.08
Kalkaska	1.05	Washtenaw	1.11
Kent	1.08	Wayne	1.11
Keweenaw	1.01	Wexford	1.05

## MINNESOTA

	No. 1 County Barley	No. 1 County Barley	No. 1 County Barley
Aitkin	\$1.03	Marshall	\$1.00
Anoka	1.07	Martin	1.04
Becker	1.02	Meeker	1.05
Beltrami	1.01	Mille Lacs	1.04
Benton	1.04	Morrison	1.04
Big Stone	1.02	Mower	1.04
Blue Earth	1.04	Murray	1.03
Brown	1.04	Nicollet	1.05
Carlton	1.04	Nobles	1.03
Carver	1.06	Norman	1.01
Cass	1.02	Olmsted	1.04
Chippewa	1.04	Otter Tail	1.03
Chisago	1.06	Pennington	1.00
Clay	1.02	Pine	1.05
Clearwater	1.01	Pipestone	1.03
Cook	1.03	Polk	1.01
Cottonwood	1.03	Pope	1.04
Crow Wing	1.03	Ramsey	1.07
Dakota	1.07	Red Lake	1.00
Dodge	1.05	Redwood	1.04
Douglas	1.03	Renville	1.04
Faribault	1.04	Rice	1.06
Fillmore	1.04	Rock	1.03
Freeborn	1.04	Roseau	.99
Goodhue	1.05	St. Louis	1.01
Grant	1.03	Scott	1.07
Hennepin	1.07	Sherburne	1.06
Houston	1.05	Sibley	1.05
Hubbard	1.02	Stearns	1.04
Isanti	1.06	Steele	1.05
Itasca	1.01	Stevens	1.03
Jackson	1.03	Swift	1.04
Kanabec	1.05	Todd	1.04
Kandiyohi	1.05	Traverse	1.02
Kittson	.99	Wabasha	1.05
Koochiching	.99	Wadena	1.03
Lac Qui Parle	1.03	Waseca	1.05
Lake	1.03	Washington	1.07
Lake of the Woods	.99	Watsonian	1.04
Le Sueur	1.06	Wilkin	1.02
Lincoln	1.03	Winona	1.04
Lyon	1.03	Wright	1.06
McLeod	1.05	Yellow Medicine	1.03
Mahnomen	1.01		

## MISSOURI

Adair	\$1.06	Harrison	\$1.04
Andrew	1.05	Henry	1.05
Atchison	1.03	Hickory	1.04
Audrain	1.07	Holt	1.04
Barry	1.02	Howard	1.07
Barton	1.04	Howell	1.01
Bates	1.05	Iron	1.07
Benton	1.04	Jackson	1.07
Bollinger	1.07	Jasper	1.03
Boone	1.07	Jefferson	1.09
Buchanan	1.05	Johnson	1.05
Butler	1.05	Knox	1.06
Caldwell	1.05	Laclede	1.05
Callaway	1.07	Lafayette	1.05
Camden	1.05	Lawrence	1.02
Cape Girardeau	1.07	Lewis	1.07
Clinton	1.05	Lincoln	1.09
Carroll	1.05	Linn	1.05
Carter	1.01	Livingston	1.05
Cass	1.05	McDonald	1.02
Cedar	1.04	Macon	1.06
Chariton	1.06	Madison	1.07
Christian	1.02	Maries	1.08
Clark	1.06	Marion	1.07
Clay	1.06	Mercer	1.04
Clinton	1.05	Miller	1.06
Cole	1.07	Mississippi	1.07
Cooper	1.06	Moniteau	1.08
Crawford	1.07	Monroe	1.07
Dade	1.03	Montgomery	1.08
Dallas	1.04	Morgan	1.06
Davies	1.05	New Madrid	1.06
De Kalb	1.05	Newton	1.02
Dent	1.06	Nod	

## MISSOURI—Continued

County	No. 1 Barley	County	No. 1 Barley
Pike	\$1.08	Schuylerville	\$1.05
Platte	1.06	Scotland	1.06
Polk	1.03	Scott	1.06
Pulaski	1.06	Shannon	1.01
Putnam	1.05	Sheiby	1.07
Ralls	1.07	Stoddard	1.07
Randolph	1.07	Stone	1.02
Ray	1.05	Sullivan	1.05
Reynolds	1.05	Taney	1.01
Ripley	1.05	Texas	1.02
St. Charles	1.11	Vernon	1.04
St. Clair	1.04	Warren	1.09
St. Francois	1.08	Washington	1.08
St. Louis	1.11	Wayne	1.06
Ste. Genevieve	1.08	Webster	1.04
Saline	1.06	Worth	1.04

## MONTANA

Beaverhead	\$0.90	Madison	\$0.95
Big Horn	.88	Meagher	.95
Blaine	.93	Mineral	.98
Broadwater	.95	Missoula	.96
Carbon	.91	Musselshell	.94
Cascade	.95	Park	.95
Chouteau	.95	Petroleum	.95
Custer	.91	Phillips	.91
Daniels	.90	Pondera	.94
Dawson	.92	Powell	.95
Deer Lodge	.95	Prairie	.92
Fallon	.93	Ravalli	.96
Fergus	.95	Richland	.92
Flathead	.97	Roosevelt	.93
Gallatin	.95	Rosebud	.92
Glacier	.96	Sanders	.98
Golden Valley	.95	Sheridan	.92
Granite	.96	Silver Bow	.95
Hill	.95	Stillwater	.95
Jefferson	.95	Sweet Grass	.95
Judith Basin	.95	Teton	.95
Lake	.97	Toole	.95
Lewis and Clark	.95	Treasure	.92
Liberty	.95	Valley	.90
Lincoln	.98	Wheatland	.95
McCone	.91	Wibaux	.93
		Yellowstone	.94

## NEBRASKA

Adams	\$1.02	Hamilton	\$1.03
Antelope	1.03	Harlan	1.01
Arthur	.98	Hayes	.99
Banner	.96	Hitchcock	.99
Blaine	1.00	Holt	1.02
Boone	1.03	Hooker	.99
Box Butte	.97	Howard	1.03
Boyd	1.01	Jefferson	1.04
Brown	1.00	Johnson	1.04
Buffalo	1.02	Kearney	1.02
Burt	1.05	Keith	.98
Butler	1.05	Keya Paha	1.01
Cass	1.06	Kimball	.96
Cedar	1.03	Knox	1.02
Chase	.98	Lancaster	1.05
Cherry	.99	Lincoln	1.00
Cheyenne	.96	Logan	1.00
Clay	1.02	Loup	1.01
Colfax	1.05	McPherson	.99
Cuming	1.05	Madison	1.03
Custer	1.01	Merrick	1.03
Dakota	1.04	Morrill	.97
Dawes	.96	Nance	1.04
Dawson	1.01	Nemaha	1.04
Deuel	.97	Nuckolls	1.02
Dixon	1.04	Otoe	1.05
Dodge	1.05	Pawnee	1.04
Douglas	1.06	Perkins	.98
Dundy	.98	Phelps	1.01
Fillmore	1.03	Pierce	1.03
Franklin	1.01	Platte	1.04
Frontier	1.00	Polk	1.04
Furnas	1.00	Red Willow	1.00
Gage	1.04	Richardson	1.04
Garden	.98	Rock	1.01
Garfield	1.02	Saline	1.04
Gosper	1.01	Sarpy	1.06
Grant	.98	Saunders	1.06
Greeley	1.03	Scotts Bluff	.96
Hall	1.03	Seward	1.05

## NEBRASKA—Continued

County	No. 1 Barley	County	No. 1 Barley
Sheridan	.90	Valley	\$1.02
Sherman	1.02	Washington	1.06
Sioux	.96	Wayne	1.03
Stanton	1.04	Webster	1.02
Thayer	1.03	Wheeler	1.03
Thomas	1.00	York	1.04
Thurston	1.05		

## NEVADA

Churchill	\$1.01	Lincoln	\$0.94
Clark	.93	Lyon	.97
Douglas	1.00	Ormsby	1.00
Elko	.94	Pershing	1.01
Eureka	.94	Wasco	1.02
Humboldt	.94	White Pine	.94
Lander	.94		

## NEW JERSEY

All counties	\$1.17
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## NEW MEXICO

Bernalillo	\$0.85	Mora	\$0.89
Catron	.85	Otero	.85
Chaves	.86	Quay	.87
Colfax	.91	Rio Arriba	.86
Curry	.87	Roosevelt	.86
De Baca	.85	Sandoval	.85
Dona Ana	.85	San Juan	.85
Eddy	.85	San Miguel	.86
Grant	.85	Santa Fe	.85
Guadalupe	.85	Sierra	.85
Harding	.87	Socorro	.85
Hidalgo	.85	Taos	.89
Lea	.85	Torrance	.85
Lincoln	.85	Union	.91
Luna	.85	Valencia	.85
McKinley	.85		

## NEW YORK

All counties	\$1.15
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## NORTH CAROLINA

All counties	\$1.12
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## NORTH DAKOTA

Adams	\$0.95	McKenzie	\$0.94
Barnes	1.00	McLean	.97
Benson	.98	Mercer	.96
Billings	.95	Morton	.97
Bottineau	.96	Mountrail	.96
Bowman	.95	Nelson	.99
Burke	.96	Oliver	.97
Burleigh	.98	Pembina	.99
Cass	1.01	Pierce	.98
Cavalier	.98	Ramsey	.99
Dickey	1.00	Ransom	1.01
Divide	.95	Renville	.96
Dunn	.95	Richland	1.02
Eddy	.99	Rolette	.97
Emmons	.98	Sargent	1.01
Foster	.99	Sheridan	.98
Golden Valley	.94	Sioux	.96
Grants	1.00	Slope	.94
Grant	.96	Stark	.96
Griggs	1.00	Steele	1.00
Hettinger	.96	Stutsman	1.00
Kidder	.99	Towner	.98
LaMoure	.99	Truill	1.01
Logan	.99	Ward	.96
McHenry	.97	Wells	.99
McIntosh	.98	Williams	.95

## OHIO

Adams	\$1.11	Columbiana	\$1.13
Allen	1.12	Coshocton	1.12
Ashland	1.12	Crawford	1.12
Ashtabula	1.14	Cuyahoga	1.12
Athens	1.12	Darke	1.11
Auglaize	1.11	Defiance	1.11
Belmont	1.12	Delaware	1.12
Brown	1.11	Erie	1.12
Butler	1.11	Fairfield	1.12
Carroll	1.12	Fayette	1.11
Champaign	1.11	Franklin	1.12
Clark	1.11	Fulton	1.11
Clermont	1.11	Gallia	1.11
Clinton	1.11	Geauga	1.14

## OHIO—Continued

County	No. 1 Barley	County	No. 1 Barley
Greene	\$1.11	Morrow	\$1.12
Guernsey	1.12	Muskingum	1.12
Hamilton	1.11	Noble	1.12
Hancock	1.12	Ottawa	1.12
Hardin	1.12	Paulding	1.11
Harrison	1.12	Perry	1.12
Henry	1.11	Pickaway	1.12
Highland	1.11	Pike	1.11
Hocking	1.12	Portage	1.12
Holmes	1.12	Preble	1.11
Huron	1.12	Putnam	1.11
Jackson	1.11	Richland	1.12
Jefferson	1.12	Ross	1.11
Knox	1.12	Sandusky	1.12
Lake	1.13	Scioto	1.11
Lawrence	1.11	Seneca	1.12
Licking	1.12	Shelby	1.11
Logan	1.11	Stark	1.12
Lorain	1.12	Summit	1.12
Lucas	1.12	Trumbull	1.14
Madison	1.11	Tuscarawas	1.12
Mahoning	1.13	Union	1.12
Marion	1.12	Van Wert	1.11
Medina	1.12	Vinton	1.12
Meigs	1.11	Warren	1.11
Mercer	1.11	Washington	1.12
Miami	1.11	Wayne	1.12
Monroe	1.12	Williams	1.11
Montgomery	1.11	Wood	1.12
Morgan	1.12	Wyandot	1.12

## OKLAHOMA

Alfalfa	\$1.03	Logan	\$1.03
Beaver	1.00	McClain	1.03
Beckham	1.02	Major	1.03
Blaine	1.03	Mayes	1.05
Caddo	1.03	Noble	1.03
Canadian	1.03	Nowata	1.04
Cimarron	.95	Oklfuskee	1.04
Cleveland	1.03	Oklahoma	1.03
Comanche	1.03	Okmulgee	1.05
Cotton	1.03	Osage	1.03
Craig	1.05	Ottawa	1.05
Creek	1.04	Pawnee	1.03
Custer	1.03	Payne	1.03
Dewey	1.02	Pottawa-	
Ellis	1.02	tomie	1.03
Garfield	1.03	Roger Mills	1.01
Grady	1.03	Rogers	1.05
Grant	1.03	Texas	.99
Greer	1.02	Tillman	1.03
Harmon	1.02	Tulsa	1.05
Harper	1.00	Wagoner	1.05
Jackson	1.03	Washington	1.04
Kay	1.03	Washita	1.03
Kingfisher	1.03	Woods	1.01
Kiowa	1.03	Woodward	1.02

## OREGON

Baker	\$1.02	Lane	\$1.11
Benton	1.12	Linn	1.12
Clackamas	1.14	Malheur	1.00
Columbia	1.1		

## RULES AND REGULATIONS

## SOUTH DAKOTA—Continued

	No. 1 County	Barley	No. 1 County	Barley
Custer	\$0.95	McCook	\$1.02	
Davison	1.02	McPherson	.99	
Day	1.01	Marshall	1.01	
Deuel	1.02	Meade	.94	
Dewey	.96	Mellette	.99	
Douglas	1.02	Miner	1.02	
Edmunds	.99	Minnehaha	1.03	
Fall River	.95	Moody	1.02	
Faulk	1.00	Pennington	.94	
Grant	1.02	Perkins	.95	
Gregory	1.01	Potter	.98	
Haakon	.96	Roberts	1.01	
Hamlin	1.02	Sanborn	1.01	
Hand	1.00	Shannon	.96	
Hanson	1.02	Spink	1.01	
Harding	.94	Stanley	.98	
Hughes	.99	Sully	.98	
Hutchinson	1.02	Todd	.99	
Hyde	.99	Tripp	1.00	
Jackson	.97	Turner	1.03	
Jerauld	1.01	Union	1.04	
Jones	.97	Wauworth	.98	
Kingsbury	1.02	Washabaugh	.98	
Lake	1.02	Washington	.96	
Lawrence	.94	Yankton	1.03	
Lincoln	1.03	Ziebach	.95	

## TENNESSEE

All counties \$1.12

## TEXAS

Andrews	\$0.97	Howard	\$0.98
Archer	.99	Hutchinson	.98
Armstrong	.98	Jones	.99
Bailey	.97	Kent	.98
Baylor	.99	King	.98
Borden	.98	Knox	.99
Briscoe	.97	Lamb	.97
Callahan	.99	Lipscomb	.98
Carson	.98	Lubbock	.97
Castro	.97	Lynn	.97
Childress	.99	Martin	.98
Clay	1.01	Mitchell	.98
Cochran	.96	Moore	.97
Coleman	.98	Motley	.97
Collingsworth	.98	Nolan	.98
Cottle	.98	Ochiltree	.97
Crosby	.97	Oldham	.97
Dallam	.96	Parmer	.97
Dawson	.97	Potter	.98
Deaf Smith	.97	Randall	.97
Dickens	.97	Roberts	.98
Donley	.98	Runnels	.98
Fisher	.99	Scurry	.98
Floyd	.97	Shackelford	.99
Foard	.99	Sherman	.97
Gaines	.96	Stonewall	.98
Garza	.97	Swisher	.97
Gray	.98	Taylor	.99
Hale	.97	Terry	.97
Hall	.97	Throckmorton	
Hansford	.97	ton	.99
Hardeman	1.00	Wheeler	.98
Hartley	.97	Wichita	1.01
Haskell	.99	Wilbarger	1.00
Hemphill	.98	Yoakum	.96
Hockley	.97	Young	1.00

## UTAH

Beaver	\$0.94	Plute	\$0.89
Box Elder	.91	Rich	.90
Cache	.90	Salt Lake	.92
Carbon	.90	Sanpete	.90
Davis	.92	Sevier	.89
Emery	.89	Summit	.91
Grand	.88	Tooele	.92
Iron	.93	Utah	.92
Juab	.92	Wasatch	.91
Millard	.93	Weber	.92
Morgan	.91		

## RULES AND REGULATIONS

## VIRGINIA

No. 1  
County Barley All counties \$1.17

## WASHINGTON

No. 1 County	Barley	No. 1 County	Barley
Adams	\$1.05	Lewis	\$1.11
Asotin	1.03	Lincoln	1.04
Benton	1.08	Mason	1.09
Chelan	1.04	Okanogan	1.02
Clark	1.15	Pacific	1.09
Columbia	1.07	Pend Oreille	1.02
Cowlitz	1.13	Skamania	1.14
Douglas	1.03	Spokane	1.04
Ferry	1.00	Stevens	1.02
Franklin	1.06	Thurston	1.12
Garfield	1.07	Walla Walla	1.08
Grant	1.04	Whitman	1.04
Kittitas	1.08	Yakima	1.07
Klickitat	1.12		

## WEST VIRGINIA

All counties \$1.14

## WISCONSIN

Adams	\$1.05	Marathon	\$1.04
Ashland	1.02	Marinette	1.04
Barron	1.04	Marquette	1.05
Bayfield	1.02	Milwaukee	1.11
Brown	1.06	Monroe	1.05
Buffalo	1.04	Oconto	1.05
Burnett	1.05	Oneida	1.03
Calumet	1.06	Outagamie	1.06
Chippewa	1.04	Ozaukee	1.08
Clarke	1.04	Pepin	1.04
Columbia	1.06	Pierce	1.05
Crawford	1.05	Poik	1.05
Dane	1.07	Portage	1.05
Dodge	1.07	Price	1.02
Door	1.04	Racine	1.11
Douglas	1.04	Richland	1.06
Dunn	1.05	Rock	1.08
Eau Claire	1.04	Rusk	1.03
Florence	1.03	St. Croix	1.07
Fond du Lac	1.07	Sauk	1.06
Forest	1.04	Sawyer	1.03
Grant	1.05	Shawano	1.05
Green	1.07	Sheboygan	1.07
Green Lake	1.06	Taylor	1.03
Iowa	1.06	Trempealeau	1.04
Iron	1.02	Vernon	1.05
Jackson	1.04	Vilas	1.02
Jefferson	1.08	Walworth	1.08
Juneau	1.06	Washburn	1.04
Kenosha	1.11	Washington	1.07
Keweenaw	1.05	Waupaca	1.05
La Crosse	1.05	Waushara	1.06
Lafayette	1.06	Winnebago	1.06
Langlade	1.04	Wood	1.05
Lincoln	1.04	Manitowoc	1.06

## WYOMING

Albany	\$0.90	Lincoln	\$0.87
Big Horn	.85	Natrona	.88
Campbell	.91	Niobrara	.94
Carbon	.87	Park	.85
Converse	.91	Platte	.94
Crook	.92	Sheridan	.90
Fremont	.86	Sweetwater	.85
Goshen	.96	Uinta	.90
Hot Springs	.85	Washakie	.85
Johnson	.82	Weston	.93
Laramie	.94		

Approved: July 18, 1947.

[SEAL] JESSE B. GILMER,  
President,  
Commodity Credit Corporation.[F. R. Doc. 47-6917; Filed, July 22, 1947;  
8:50 a. m.]

## PART 277—TOBACCO LOANS

## SUBPART—1947

Statement with respect to flue-cured tobacco loan program for the 1947-48 marketing year—1947 crop—formulated by the Commodity Credit Corporation and Production and Marketing Administration. Also, announcement of the schedule of advance rates by grades for the 1947 crop of flue-cured tobacco:

Sec.  
 277.21 Legal authority and level of loans.  
 277.22 Administration.  
 277.23 Advances to growers.  
 277.24 Interest rates, recourse, and distribution of net gains.  
 277.25 1947 Crop—flue-cured tobacco advance schedule (Types 11-14).

AUTHORITY: §§ 277.21 to 277.25, inclusive, issued under sec. 8, 56 Stat. 765, 58 Stat. 642, 784, 59 Stat. 306; 50 U. S. C. App. Sup. 968.

§ 277.21 *Legal authority and level of loans.* Section 8 of the Stabilization Act of 1942, as amended (50 U. S. C. App. sec. 968), authorizes and directs Commodity Credit Corporation to make loans to co-operating producers at 90 percent of parity as of the beginning of the marketing year with respect to flue-cured tobacco, and to noncooperators at rates equal to 60 percent of the rate for co-operators with respect to so much of the tobacco as would be subject to penalty if otherwise marketed (excess production above the marketing quota).

§ 277.22 *Administration.* The Tobacco Branch, Production and Marketing Administration, supervises the execution of the operation. Field execution of the operation will be carried out by a producer cooperative organization operating under contract with Commodity Credit Corporation. The name of the contracting organization may be obtained from the Director of the Tobacco Branch. The services include receiving, redrying, packing, storing, and marketing the tobacco. The contracting organization is authorized to enter into sub-contracts subject to the approval of the Tobacco Branch for the performance of certain of these services. Loan rates by official standard grades are established by the Tobacco Branch to reflect quality and other differences among the various kinds, types, and grades and loans are made to the contracting organization which in turn makes advances to growers.

§ 277.23 *Advances to growers.* The contracting organization will make the advances to growers at or through auction warehouses where growers normally offer their tobacco for sale.

§ 277.24 *Interest rates, recourse, and distribution of net gains.* The loans made to the contracting organization bear interest at the rate of 3 percent per annum and are fully nonrecourse both as to principal and interest except in the case of violation of or failure to carry out the terms of the contract. Net gains accruing from the final marketing of the tobacco acquired by the contracting organization will be distributed to the growers of the tobacco.

**§ 277.25 1947 Crop—Flue-cured Tobacco Advance Schedule (Types 11-14)**  
 [Dollars per 100 pounds—farm sales weight]

Grade:	Advance rate	Grade:	Advance rate
A1L	68.12	H3F	48.12
A2L	64.12	H4F	42.12
A3L	60.12	H5F	36.12
A1F	68.12	H6F	26.12
A2F	62.12	H1R	50.12
A3F	56.12	H2R	46.12
A1R	58.12	H3R	40.12
A2R	54.12	H4R	34.12
A3R	50.12	H5R	28.12
B1L	58.12	H6R	24.12
B2L	54.12	C1L	62.12
B3L	48.12	C2L	62.12
B4L	44.12	C3L	60.12
B5L	38.12	C4L	58.12
B6L	28.12	C5L	52.12
B1F	54.12	C1F	60.12
B2F	48.12	C2F	60.12
B3F	44.12	C3F	58.12
B4F	38.12	C4F	56.12
B5F	30.12	C5F	50.12
B6F	22.12	C4LV	52.12
B1R	50.12	C5LV	46.12
B2R	42.12	C4FM	44.12
B3R	36.12	C5FM	38.12
B4R	28.12	X1L	58.12
B5R	22.12	X2L	56.12
B6R	16.12	X3L	50.12
B3D	32.12	X4L	40.12
B4D	24.12	X5L	30.12
B5D	18.12	X1F	56.12
B6D	14.12	X2F	54.12
B3LV	46.12	X3F	48.12
B4LV	40.12	X4F	36.12
B5LV	34.12	X5F	26.12
B3FV	42.12	X3R	34.12
B4FV	34.12	X4R	26.12
B5FV	26.12	X5R	20.12
B3FM	40.12	X3LV	44.12
B4FM	34.12	X4LV	36.12
B5FM	26.12	X3FV	42.12
B4FK	28.12	X4FV	34.12
B5FK	22.12	X3FM	38.12
B4GL	32.12	X4FM	30.12
B5GL	24.12	X5FM	22.12
B6GL	18.12	X3G	28.12
B4GF	28.12	X4G	24.12
B5GF	22.12	X5G	18.12
B6GF	16.12	P3L	46.12
B4GR	22.12	P4L	34.12
B5GR	16.12	P5L	24.12
B6GR	12.12	P3F	42.12
H1L	60.12	P4F	30.12
H2L	56.12	P5F	20.12
H3L	52.12	P3G	26.12
H4L	46.12	P4G	20.12
H5L	40.12	P5G	16.12
H6L	30.12	N1L	10.12
H1F	56.12	N1R	9.12
H2F	52.12	N1G	8.12

<sup>1</sup> The advance rates quoted above are applicable to tied flue-cured tobacco. Rates for untied flue-cured tobacco are four dollars (\$4) per hundred pounds less for each grade. The Cooperative Association through which the loans are made is authorized to deduct from the amount paid to the grower 12 cents per hundred pounds to apply against the overhead costs to the Association of the loan operation. Tobacco can be placed under loan only by the original producer and at these rates only if produced on a cooperating farm. Tobacco graded "W" (wet), "U" (unsound), "DAM" (damaged), N2L, N2R, or N2G will not be accepted.

[SEAL] JESSE B. GILMER,  
 President,  
 Commodity Credit Corporation.

JULY 18, 1947.

[F. R. Doc. 47-6918; Filed, July 22, 1947;  
 8:50 a. m.]

## TITLE 7—AGRICULTURE

### Subtitle A—Office of the Secretary, Department of Agriculture

#### PART 1—ADMINISTRATIVE REGULATIONS

##### DELEGATION OF AUTHORITY TO CARRY OUT RESPONSIBILITIES OF DEPARTMENT OF AGRICULTURE UNDER GREEK-TURKISH AND RELIEF FOR DEVASTATED COUNTRIES PRO- GRAMS

In carrying out the authority conferred by the act of May 22, 1947, entitled "An Act to Provide Assistance to Greece and Turkey"; the joint resolution of May 31, 1947, entitled "Joint Resolution Providing for Relief Assistance to the People of Countries Devastated by War"; and Executive Orders 9857 and 9864, the Administrator of the Production and Marketing Administration is hereby authorized in behalf of this Department to cooperate with the Department of State to the extent he deems feasible in keeping with other established Departmental responsibilities and to the extent that funds may be made available therefor and in connection therewith to enter into such contracts and to perform such services as may be necessary to effectuate the commodity purchase and delivery programs under the authority of the aforementioned acts of Congress. In carrying out the authority hereunder, the Administrator of the Production and Marketing Administration may redelegate any of his authority to such employees of the Production and Marketing Administration as he may deem advisable, and may coordinate activities, pursuant to his authorization, within the Department with those of the Commodity Credit Corporation under its Supply Program.

This delegation of authority shall be effective as of July 1, 1947.

(R. S. 161; 5 U. S. C. § 22)

Done at Washington, D. C., this 18th day of July 1947.

[SEAL] N. E. DODD,  
 Acting Secretary of Agriculture.

[F. R. Doc. 47-6921; Filed, July 22, 1947;  
 8:50 a. m.]

### Chapter I—Production and Marketing Administration (Standards, Inspections, Marketing Practices)

#### PART 30—TOBACCO STOCKS AND STANDARDS

##### ESTABLISHMENT OF CLASS 3, TYPE 31-V, AIR-CURED TOBACCO

On June 26, 1947, a notice of proposed rule-making was published in the FEDERAL REGISTER (12 F. R. 4144), relative to a proposed amendment of the description of Class 3, air-cured types and groups (7 CFR 30.5), of the standards for tobacco established pursuant to section 2 of the Tobacco Stocks and Standards Act, as amended (45 Stat. 1079; 47 Stat. 662; 49 Stat. 893; 7 U. S. C. 501 et seq.), which proposed amendment is designed to establish a type of tobacco to

be known as Type 31-V, under Class 3, air-cured tobacco. Consideration having been given to all relevant matter presented, including the proposal set forth in the aforesaid notice, the standards for tobacco above referred to are hereby amended as follows:

Insert in § 30.5, Class 3: Air-cured types and groups, between the descriptions of Type 31 and Type 32, a new paragraph providing as follows:

Type 31-V. Notwithstanding the definitions of "Type" and "Type 31", any tobacco having the general visual characteristics of quality, color, and length of Class 3, Type 31, air-cured tobacco, but which is a low-nicotine strain or variety, produced and to be marketed under such restrictions or controls as shall be specified by the Director of the Tobacco Branch, Production and Marketing Administration, United States Department of Agriculture, and which in its cured state is found by an authorized representative of the Department to have a nicotine content of not more than eight-tenths of one per centum ( $\frac{8}{10}$  of 1%), oven dry weight, shall not be classified as Type 31 but shall be classified and designated upon certification by the Department as Type 31-V. No groups are applicable to Type 31-V.

Compliance with the effective date requirements of the Administrative procedure Act (60 Stat. 237; Pub. Law No. 404, 79th Cong., 2d Sess.) is impracticable, unnecessary, and contrary to the public interest in that tobacco for the 1947 crop is currently being produced, it is essential to the proper application of the standards for tobacco established under the Tobacco Stocks and Standards Act, as amended, that tobacco of Type 31-V be distinguished from all other types of tobacco recognized and defined in such standards, and delay in the establishment of Type 31-V will prevent the application of such standard to the 1947 tobacco crop. Accordingly, the aforesaid amendment shall become effective immediately upon publication thereof in the FEDERAL REGISTER.

(45 Stat. 1079, 47 Stat. 662, 49 Stat. 893; 7 U. S. C. 501 et seq.)

Done at Washington, D. C., this 18th day of July 1947.

[SEAL] CLINTON P. ANDERSON,  
 Secretary of Agriculture.

[F. R. Doc. 47-6922; Filed, July 22, 1947;  
 8:50 a. m.]

### Chapter VII—Production and Marketing Administration (Agricultural Adjustment)

#### PART 701—NATIONAL AGRICULTURAL CONSERVATION PROGRAM

##### MISCELLANEOUS AMENDMENTS

State Bulletins (Subpart—1947) issued December 17, 1946 (11 F. R. 14339), and amendments issued March 19, 1947 (12 F. R. 1831), and May 3, 1947 (12 F. R. 2977), are hereby further amended as follows:

## RULES AND REGULATIONS

1. Section 701.843 *California*, paragraph (j) (33), (ii), (b), is amended by deleting the language "\$0.25" and inserting therefor "\$0.30."

2. Section 701.844 *Colorado*, paragraph (j) (36), (i), (a), is amended by deleting the language "\$1.50" and inserting therefor "\$150."

3. Section 701.844 *Colorado*, paragraph (j) (50) is amended by deleting the language "Payment will be made only for eradication completed in 1947" and substituting therefor the following: "Payment will be made only for eradication completed in 1947, except that eradication is not required where 2,4-D is properly used under adequate supervision and a satisfactory control of the weeds is obtained."

4. Section 701.853 *Kansas*, paragraph (j) is amended by adding the following subparagraph (48):

(48) *Rock phosphate.* Application of rock phosphate in an approved manner in connection with a full seeding of perennial or biennial legumes. Rock phosphate applied to an established stand of perennial or first-year biennial legumes will also be approved, provided the eligible crop is not destroyed by tillage within 60 days after the phosphate is applied. This practice is eligible only in the following counties: Jewell, Mitchell, Lincoln, Ellsworth, Rice, Reno, Pratt, Barber, and all counties east thereof.

*Payment rate:* \$0.50 per 100 pounds of rock phosphate containing at least 28 percent P<sub>2</sub>O<sub>5</sub>.

5. Section 701.868 *New Mexico*, paragraph (j) is amended by deleting the entire paragraph and substituting therefor the following:

(j) *Conservation practices and rates of payment.* Prior approval by the county committee is required for all practices. Each practice must be carried out in accordance with specifications which may be obtained in the office of the county or State committee. No payment will be made for the practices contained in subparagraphs (23) to (31), inclusive, of this paragraph on any ranching unit containing 640 acres or more of grazing land unless a range-management plan for each unit is approved by the county committee and all requirements met; all prairie dogs are controlled; at least one check plot is available on the unit for the purpose of comparing the grazed area with the production in the ungrazed plot; and the producer complies with the utilization standards approved by the Field Service Branch. No payment will be made for the practices contained in subparagraphs (23), (24), (25), (29), (30), and (31) of this paragraph unless the performance of such practices will contribute to a better distribution of grazing of livestock no the unit.

6. Section 701.868 *New Mexico*, paragraph (j) (32) is amended by deleting all of the subparagraph except the *Payment rates*, and substituting therefor the following:

(32) *Eradication or control of bindweed by the use of chemicals* on cropland, along ditch banks, or on any eligible land

in a watershed furnishing water for irrigation. Payment will be made only when complete eradication is obtained, except where 2,4-D is used and a satisfactory control is obtained.

7. Section 701.871 *North Dakota*, paragraph (i) (11) (iv) is amended by adding the language "pipes" immediately after the language "siphons" in the heading of the subdivision.

8. Section 701.873 *Oklahoma*, paragraph (i) (15) is amended by deleting the entire subparagraph and substituting therefor the following:

(15) *Contouring drilled crops.* Payment will not be made for this practice on any acreage for which payment is made under subparagraph (16) of this paragraph, nor if the distance between the drill rows exceeds 20 inches. Payment may be made for contouring a crop seeded in the fall of 1947 for harvest in 1948 following the contouring of a crop in the spring of 1947.

*Payment rates.* (1) Performing all cultural operations for the preparation of the seedbed and drilling the seed on the contour, \$0.75 per acre.

(ii) Seeding crops on the contour with a drill where the tillage operations are not carried out on the contour, \$0.25 per acre.

9. Section 701.881 *Utah*, paragraph (j) (9) is amended by deleting the figure "5" in the last sentence and inserting therefor the figure "3."

10. Section 701.884 *Washington*, paragraph (j) (23) (iv) is amended by adding the language "pipes" immediately after the language "siphons" in the heading of the subdivision.

11. Section 701.884 *Washington*, paragraph (j) (6) (i) is amended by inserting the language "grapevines" immediately following the language "orchard tree prunings."

(49 Stat. 1148, 16 U. S. C. 590g-590q; 1947 National Agricultural Conservation Program Bulletin, as amended (11 F. R. 9467, 11266, 14339))

Approved: July 11, 1947.

[SEAL] THOS. L. AYERS,  
Acting Director, Agricultural  
Conservation Programs Branch.

[F. R. Doc. 47-8915; Filed, July 22, 1947;  
8:49 a. m.]

#### PART 729—PEANUTS

##### NATIONAL MARKETING QUOTA FOR 1948 CROP

§ 729.601 *Purpose and basis.* The Agricultural Adjustment Act of 1938, as amended, provides that between July 1 and December 1 of each calendar year the Secretary of Agriculture shall proclaim a national marketing quota for peanuts for the crop produced in the next succeeding calendar year. Section 729.602 hereof establishes and announces the national marketing quota for the 1948 crop of peanuts. The determinations contained in § 729.602 are based on the latest available statistics of the Federal Government and the proclamation is made after due consideration of recommendations submitted in response

to public notice of the proposed action (12 F. R. 4233).

§ 729.602 *Proclamation and determination with respect to the national marketing quota, normal yield per acre and national acreage allotment for peanuts for the crop produced in the calendar year 1948—(a) National marketing quota.* The amount of the national marketing quota for peanuts for the crop produced in the calendar year 1948 is 1,520,000,000 pounds.

(b) *Normal yield per acre.* The normal yield per acre of peanuts for the United States for the crop produced in the calendar year 1948 is 654 pounds.

(c) *National acreage allotment.* The national acreage allotment for peanuts for the crop produced in the calendar year 1948 is 2,324,159 acres.

(55 Stat. 88, 89; 7 U. S. C. Sup. 1358)

Issued at Washington, D. C., this 17th day of July 1947.

Witness my hand and the seal of the Department of Agriculture.

[SEAL] CLINTON P. ANDERSON,  
Secretary of Agriculture.

[F. R. Doc. 47-6884; Filed, July 22, 1947;  
8:47 a. m.]

## TITLE 24—HOUSING CREDIT

### Chapter VIII—Office of Housing Expediter

[Suspension Order S-22, Amdt.]

#### PART 807—SUSPENSION ORDERS

RANCHO ROYALE HOTEL CO. AND SAMUEL H. LEVIN

In view of the revocation of Veterans' Housing Program Order 1 and issuance of Construction Limitation Regulation by the Office of the Housing Expediter, the Chief Compliance Commissioner has directed that the Suspension Order S-22, heretofore issued on May 1, 1947, be amended as to its terms as hereinafter set forth.

*It is therefore ordered, That paragraph (a) of Suspension Order S-22 be amended to read as follows: Effective July 21, 1947. Provided, however, That this does not affect any liabilities incurred for violations of the suspension order prior to its amendment:*

§ 807.22 *Suspension Order No. S-22.*  
(a) Neither the Rancho Royale Hotel Company, a corporation, nor Samuel H. Levin, its or his successors or assigns, nor any other person shall do any further construction of a swimming pool or bar or any other construction for recreational or amusement purposes prohibited by the Construction Limitation Regulation on the premises located approximately three miles southeast of Palm Springs, California, on Highway 111, the Indio-Palm Springs Road, including putting up, completing or altering any such structure located thereon unless hereafter specifically authorized in writing by the Office of the Housing Expediter.

In all other respects, the Suspension Order S-22 shall be in full force and

effect in accordance with its terms as of May 1, 1947, the date of issuance.

Issued this 21st day of July 1947.

OFFICE OF THE HOUSING  
EXPEDITER,  
By JAMES V. SARCONE,  
Authorizing Officer.

[F. R. Doc. 47-6954; Filed, July 21, 1947;  
12:31 p. m.]

## TITLE 26—INTERNAL REVENUE

### Chapter I—Bureau of Internal Revenue, Department of the Treasury

#### Subchapter C—Miscellaneous Excise Taxes

[T. D. 5573]

#### PART 190—RECTIFICATION OF SPIRITS AND WINES

##### MISCELLANEOUS AMENDMENTS

1. On April 5, 1947, notice of proposed rulemaking regarding rectification of spirits and wine was published in the **FEDERAL REGISTER** (12 F. R. 2290).

2. After consideration of all such relevant matter as was presented by interested persons regarding the proposal, the following added § 190.9a and amendments to §§ 190.42, 190.153, 190.203, 190.279, 190.280, 190.281, 190.414 and 190.416 of Regulations 15, approved May 20, 1940 (26 CFR, Part 190) are hereby adopted.

3. These amendments are designed to regulate the use by rectifiers of alcoholic flavoring material subject to drawback under section 3250 (1), I. R. C., to provide for more practicable operation of rectifying plants by eliminating unnecessary requirements relative to construction and operation, to provide a more efficient method of determining proof of sweetened spirits and wines, and to permit the gauging by weight of rectified products containing solids.

4. Regulations 15, approved May 20, 1940 (26 CFR, Part 190), as amended, are hereby amended as follows:

**§ 190.9a Use of alcoholic flavoring materials—(a) Limitation.** The use of alcoholic flavors or flavoring extracts manufactured on premises other than a rectifying plant must be limited by the rectifier, so that the quantity of alcohol (proof gallons) contained therein will not represent more than 2½ percent of the quantity of alcohol (proof gallons) contained in the finished product, except as provided in paragraph (b) of this section. For example, one hundred gallons of a finished cordial, fifty degrees of proof, contain fifty proof gallons. As 2½ percent of fifty equals 1.25, the cordial could contain not more than 1.25 proof gallons of alcohol derived from such flavors or flavoring extracts used in its manufacture.

**(b) Exception to limitation.** In any case where the use of flavors or flavoring extracts in quantities in excess of the 2½ percent limitation prescribed in paragraph (a) of this section is required, such limitation shall not apply to the use of any flavors or flavoring extracts in excess thereof if the flavoring material used is purchased directly from the manufacturer and, as to each lot of purchased

flavors or flavoring extracts containing alcohol, the rectifier has available for examination by the storekeeper-gauger an affidavit of the manufacturer showing: (1) the quantity; (2) the date of manufacture; (3) the kind and brand of each flavor or flavoring extract; and (4) that drawback under section 3250 (1), I. R. C., has not been nor will be claimed on any alcohol or distilled spirits contained in the flavor or flavoring extract.

**(c) New formulas required.** The manufacture of rectified products in which are used alcoholic flavors or flavoring extracts to an extent not consistent with the provisions of this section and § 190.153, as amended, shall be discontinued within ninety days after the effective date of this regulation. New formulas, submitted for the purpose of showing the use of alcoholic flavors or flavoring extracts in the manufacture of rectified products, must furnish the information required by section 190.153, as amended. (Secs. 2801 (e) (1), 3176, 3250 (1), I. R. C.)

**§ 190.42 Stills.** All stills in the rectifying plant shall be located in the rectifying room and shall be of substantial construction and must have a clear space of not less than one foot around them. Every still must have plainly and legibly painted thereon words indicating its use, or uses, as "gin still," "cordial still," "water still," etc., followed by its serial number and capacity in wine gallons. All stills, except water stills and cordial stills of not more than 250 wine-gallon capacity, shall be connected with the receiving tanks by continuous permanent pipe lines: *Provided*, That, where such receiving tank is mounted on scales, the pipe line may be connected with the tank by means of flexible connections with the ends permanently attached and secured by means of Government cap seals, or by brazing or welding, to the inlet of the tank and to the pipe line. If the gin still is equipped with a pipe line to bypass the berry basket, such pipe line must be equipped with a valve for locking with a Government lock. (Secs. 2801 (e) (1), 3176, I. R. C.)

##### § 190.153 Description of formula.

\* \* \*

**(a) Flavoring materials.** Formulas providing for the use of alcoholic flavors or flavoring extracts under the provisions of § 190.9a, in addition to showing the kind of and percentage (by volume) of such material used, must specify the percentage of alcohol (by volume) contained therein. Any formula requiring the use of flavoring materials in excess of the 2½ percent limitation provided in § 190.9a (a) shall show the quantity of alcohol in the finished product derived from (1) flavors or flavoring extracts subject to drawback under section 3250 (1), I. R. C., and (2) flavors or flavoring extracts on which drawback has not been nor will be claimed, and, as to the latter, shall show whether such material is manufactured on rectifying plant premises or obtained from a manufacturer, and if obtained from a manufacturer, whether there will be on file at the rectifying plant a sworn statement by the manufacturer that drawback under section 3250 (1), I. R. C., has not been nor will be claimed on such material. (Secs. 2801 (e) (1), 3176, I. R. C.)

**§ 190.203 Production.** Gin may be produced exempt from the rectifying tax, by the redistillation of a pure spirit over juniper berries and other aromatics. Gin so produced must be run into a receiving tank from which it must be promptly (a) drawn into packages, gauged, stamped, and removed to the finished products room or (b) transferred to a bottling tank, gauged, and (1) bottled and removed to the finished products room or (2) conveyed by pipeline to a contiguous tax-paid bottling house or rectifying plant for bottling. (See §§ 190.313 to 190.339.) (Secs. 2800 (a) (5), 2801 (e) (1), 3176, I. R. C.)

**§ 190.279 Determining proof of sweetened spirits, wines, etc.** The alcoholic content (a) of blended whiskies containing more than 0.6 gram or 600 milligrams of solids per 100 milliliters derived from blending materials such as sherry wine, prune juice, caramel, glycerine, etc., and (b) of wines, cordials, liqueurs, and other rectified products containing saccharine or other solid matter will be determined by the use of an approved ebulliometer or a small laboratory still, provided by the rectifier in accordance with §§ 190.313 to 190.331, inclusive. When using such instruments rectifiers must follow closely the instructions furnished therewith, in order that accurate determinations may be made. Instructions relative to the use of small laboratory stills (or wine sets) and the following ebulliometers: Arnaldo-Sala (with shield), Braun, Juert, Lefco, L'Ebulliometer Levesque (with shield), Malligand (with shield), Salleron-Dujardin, "TAG" (with shield), and E. B. Torino (with shield), are also set forth in the appendix to Regulations 7, Wine—1945 (26 CFR, Part 178). The alcoholic content of blended spirits containing not more than 0.6 gram or 600 milligrams of solids per 100 milliliters derived from blending materials will be determined by the use of a standard hydrometer or a small still. If determined by a standard hydrometer an obscuration correction factor may be added to the apparent proof in order to obtain the true proof of the blended spirits. Experience has shown that 0.1 gram or 100 milligrams of solids per 100 milliliters will obscure the true proof 0.4 of 1° of proof. For example, if a blended whisky contains 0.25 gram or 250 milligrams of solids per 100 milliliters and the apparent proof corrected to 60° Fahrenheit is found to be 89° proof by a standard hydrometer, a correction factor of 1° of proof (2.5 times 0.4) due to the solids may be added to the apparent proof, hence the true proof would be 90°. The solids in blended spirits due to blending materials will be determined by evaporating 25 milliliters of the blended spirits in a weighed dish on a steam bath and then heating for 30 minutes at the temperature of boiling water in a drying oven. The solids thus determined, multiplied by 4, will give the solids in 100 milliliters of blended spirits. The correction factor to be

## RULES AND REGULATIONS

used then will be determined on the basis that every 100 milligrams of solids will obscure the proof 0.4 of 1° of proof. The ebulliometer should not be used in determining the alcoholic content of blended spirits containing not more than 0.6 gram or 600 milligrams of solids per 100 milliliters. (Secs. 2801 (e) (1), 2861, 3176, I. R. C.)

**§ 190.280 Determining contents by weight.** Rectified spirits containing not more than 0.6 gram or 600 milligrams of saccharine or other solid matter per 100 milliliters which are transferred to portable packages or to a bottling tank mounted on scales may be gauged by weight in accordance with the official Gauging Manual. To this end accurate scales must be provided. Government officers will frequently test, by means of the test weights provided in accordance with § 190.32, the accuracy of the scales used for weighing packages. Scales used for weighing spirits in lots of not over 500 gallons in bottling tanks will be tested from time to time under the supervision of the storekeeper-gauger by means of the test weights provided in accordance with § 190.32. Such scales will be tested by placing the prescribed test weights upon the scales and checking the weight registered on the beam of the scales. The test weights will then be removed without disturbing the beam and the bottling tank filled with spirits or water to the same weight, whereupon the test weights will again be placed upon the scales, the spirits or water being retained in the tank, and the weight registered on the beam checked. This operation will then be continued until the scales have been checked in 500-pound notches at all weights for which the scales are used. Rectifiers will have scales used for weighing spirits in larger lots tested and their accuracy certified by State, county, or city departments of weights and measures at intervals of not more than six months. The storekeeper-gauger will not permit the use of any scales not so tested or which upon testing are found to be inaccurate. (Secs. 2801 (e) (1), 2861, 3176, I. R. C.)

**§ 190.281 Determining contents by measure.** Rectified spirits transferred to a bottling tank not mounted on scales, and spirits, wines, cordials, liqueurs, and other rectified products containing saccharine and other solid matter will be gauged by measure to determine the wine-gallon content (corrected to volume in accordance with Table 7 of the Gauging Manual); the proof-gallon content will then be determined by multiplying the wine-gallon content by the proof (pointed off in two decimal places) of the spirits. If the spirits, wines, cordial, liqueurs, and other rectified products containing saccharine or other solid matter are transferred to packages, the capacity of each package must be ascertained before the liquors are placed therein, or the quantity to be placed in each package must first be ascertained by actual measure in another vessel provided for that purpose: *Provided, however,* That the quantity in wine gallons of any liquor placed in packages may be determined by weight if the specific gravity of the liquor is ascertained and

used in calculating the volume. Secs. 2801 (e) (1), 2861, 3176, I. R. C.)

**§ 190.414 Packages of distilled spirits.** In addition to the serial number, there shall be plainly and durably burned, cut, imprinted, or stenciled, on the Government head of each barrel or similar container of distilled spirits (a) the kind of spirits; (b) the wine gallon content; (c) the proof of the spirits; (d) the proof gallon content; (e) the tare of the container; (f) the date of filling; (g) the number of the approved formula under which rectified; (h) the name (or trade name or style) of the rectifier; (i) the location (city or town, and State) of the rectifying plant; and (j) the number of the rectifier's basic permit issued under the Federal Alcohol Administration Act: *Provided*, That if the spirits were rectified by such rectifier, or if the spirits are unrectified spirits which were produced by such rectifier at a distillery, he may use in connection with his name the designation "Rectifier" or "Distiller," respectively. (Secs. 2801 (e) (1), 2861, 3176, I. R. C.)

**§ 190.416 Packages and cases of wine.** The rectifier shall place marks upon packages and cases of wine similar to the marks required by §§ 190.414 and 190.415 to be placed upon packages and cases of distilled spirits, except: The tare need not be marked on the packages; the alcoholic content of the wine will be shown in percentage by volume in lieu of the proof; and, in the case of unrectified wine, the proof gallons may be omitted. (Secs. 2801 (e) (1), 3040, 3176, I. R. C.)

2. This Treasury decision shall be effective on the 31st day after the date of its publication in the **FEDERAL REGISTER**.

(Secs. 2800 (a) (5), 2801 (e) (1), 2861, 3040, 3176, 53 Stat. 298, 301, 329, 354; 26 U. S. C. A. 2800, 2801, 2861, 3040, 3176, 3250)

[SEAL] GEO. J. SCHOENEMAN,  
Commissioner of Internal Revenue.

Approved: July 16, 1947.

JOSEPH J. O'CONNELL, Jr.,  
Acting Secretary of the Treasury.

[F. R. Doc. 47-6894; Filed, July 22, 1947;  
8:49 a. m.]

[T. D. 5572]

PART 197—DRAWBACK OF TAX ON DISTILLED SPIRITS USED IN THE MANUFACTURE OF NONBEVERAGE PRODUCTS

MISCELLANEOUS AMENDMENTS

1. On April 23, 1947, notice of proposed rule-making regarding drawback of tax on distilled spirits used in the manufacture of nonbeverage products was published in the **Federal Register** (12 F. R. 2610).

2. After consideration of all such relevant matter as was presented by interested persons regarding the proposal, §§ 197.8, 197.24 (c) (2), 197.26, 197.33 and 197.34 of Regulations 29, approved November 30, 1944 (26 CFR, Cum. Sup., Part 197) are hereby revoked and the following amendments to §§ 197.2, 197.3,

197.5, 197.17, 197.18, 197.21, 197.22, 197.23 (d), 197.24 (d), 197.24 (e), 197.25 and 197.28 of Regulations 29, approved November 30, 1944 (26 CFR, Cum. Supp., Part 197) are hereby adopted.

3. These amendments are designed to eliminate obsolete provisions of the regulations, to provide a more efficient procedure for the filing of claims, and to provide accounting procedure pursuant to the provisions of section 309 of the Revenue Act of 1943 amending section 3250 (1), Internal Revenue Code.

4. Regulations 29, approved November 30, 1944 (26 CFR, Cum. Sup., Part 197), as amended, are hereby amended as follows:

**§ 197.2 Definitions.** As used in the regulations in this part, the following terms shall have the meaning as defined herein:

(a) "Domestic distilled spirits" and "Distilled spirits" shall mean that substance known as ethyl alcohol produced at industrial alcohol plants operated under Regulations 3 (26 CFR, Cum. Sup., Part 182), and those substances known as whisky, brandy, rum, or other spirits, produced at registered distilleries or fruit distilleries operated under Regulations 4 (26 CFR, Cum. Sup., Part 183) and 5 (26 CFR, Cum. Sup., Part 184).

(b) "Year" shall mean the period which begins July 1 and ends on the following June 30.

(c) "Intermediate products" shall mean products containing distilled spirits which are not subject to drawback until used in a nonbeverage product eligible for drawback.

**§ 197.3 Terms used in the statute.**

(c) **Time.** The "time" at which distilled spirits shall be deemed to have been used is when the product contains the ingredients called for by an approved formula, or formulas prescribed by the United States Pharmacopoeia, the National Formulary, or the American Institute of Homeopathy, as the case may be. (Sec. 3250 (1), I. R. C.)

(d) **Filed.** A claim for drawback shall be deemed to have been "filed" when it is delivered to the office of the proper district supervisor, Alcohol Tax Unit, and by that office received.

(e) **Total annual withdrawals.** The term "total annual withdrawals" shall mean the total quantity of distilled spirits (proof gallons), which are used in the manufacture or production of nonbeverage products during a year.

**§ 197.5 Payment and rates of special tax.** Each person who uses distilled spirits in the manufacture or production of medicines, medicinal preparations, food products, flavors, or flavoring extracts which are unfit for beverage purposes, in order to be eligible to claim the drawback on the distilled spirits so used, must pay special tax at the rate of \$25 per annum for total annual withdrawals not exceeding 25 proof gallons of distilled spirits; \$50 per annum for total annual withdrawals not exceeding 50 proof gallons; or \$100 per annum for total annual withdrawals of more than 50 proof gallons. Where a claim is filed in the first quarter of a year, covering distilled spirits used during the last quar-

ter of the preceding year, and special tax has not been paid for the preceding year, special tax for such preceding year must be paid in the appropriate amount prior to or at the time of filing the claim. Special tax, based upon estimated withdrawals, may be paid in advance of actual withdrawals. Adjustments of the special tax where improperly paid will be made in accordance with § 197.17. The manufacturer is not required to pay the special tax if he does not claim drawback on the distilled spirits used by him. (Secs. 3250 (1) and 4041 (a), I. R. C.)

**§ 197.17 Change to higher or lower rate of special tax—(a) Change to higher rate.** A manufacturer of nonbeverage products who pays special tax of \$25 per annum and has filed or intends to file a claim or claims for drawback covering distilled spirits in excess of 25 proof gallons used during the year for which the special tax was paid, must pay special tax of \$50 or \$100, as the case may be, and obtain a stamp therefor. The manufacturer may thereupon submit the special tax stamp of \$25 to the collector of internal revenue to whom the special tax was paid with a claim on Form 843 for refund of the value thereof. Similar procedure will govern in the case of a manufacturer of nonbeverage products who pays special tax of \$50 and has filed or intends to file claim for drawback covering distilled spirits used in excess of 50 proof gallons.

**(b) Change to lower rate.** A manufacturer of nonbeverage products who pays special tax of \$100 or \$50 per annum, as the case may be, and, during the year for which the special tax was paid, files claim or claims for drawback covering the use of not more than 50 or 25 proof gallons of distilled spirits, as the case may be, may file a claim on Form 843 for refund of the difference between the special tax paid and the special tax due. The special tax stamp shall be attached to the claim. (Secs. 3250 (1), 3304, 3770, and 4041 (a), I. R. C.)

**§ 197.18 Refund of special tax.** Refund of special tax may be made if it is established that the taxpayer did not file a claim for drawback for the period covered by the special tax stamp. Where claim for drawback was filed, refund of special tax may be made if it is established that no drawback was allowed or paid for the period covered by the stamp. (Secs. 3250 (1) and 3770, I. R. C.)

**§ 197.21 Claims.** The claim for drawback shall be filed on Form 843, "Claim," in duplicate, with the district supervisor, Alcohol Tax Unit, for the district in which the place of manufacture is located, and shall pertain only to distilled spirits used in the manufacture or production of nonbeverage products during any one quarter of the year, and only one claim may be filed for each quarter. (Sec. 3250 (1), I. R. C.)

**§ 197.22 Date of filing claim.** The claim for drawback must be filed with the district supervisor, Alcohol Tax Unit, within the three months next succeeding the quarter in which the distilled spirits covered by the claim were used in the

manufacture of nonbeverage products. (Sec. 3250 (1), I. R. C.)

**§ 197.23 Information to be shown by the claim.**

(d) That the nonbeverage products were manufactured in compliance with (1) quantitative formulas filed with the Commissioner on Form 1678 prior to or at the time of manufacture, or (2) formulas prescribed by the United States Pharmacopoeia, the National Formulary, or the American Institute of Homeopathy.

**§ 197.24 Supporting data.** Each claim will be accompanied by statements of supporting data which shall be prepared in duplicate. One copy shall be attached to the original and one copy shall be attached to the duplicate of the claim.

(d) **Summaries—(1) Summary of distilled spirits.** A statement showing in proof gallons the quantity of all distilled spirits on hand at the beginning of the quarter, quantity in process beginning of the quarter, quantity received during the quarter, quantity used during the quarter in the manufacture of nonbeverage products subject to drawback, quantity used in the manufacture of intermediate products, quantity otherwise used not subject to drawback, quantity in process at the end of the quarter, and the quantity remaining on hand at the end of the quarter. Distilled spirits in process will include distilled spirits represented in unfinished nonbeverage products, mixtures, menstruums, etc. Any discrepancy between the amount of distilled spirits on hand at the end of the quarter as disclosed by actual inventory and the amount shown by the manufacturer's records must be reported in the summary with an explanation of the cause thereof.

(2) **Summary of distilled spirits recovered from the dregs or marc of percolation, or extraction, of products eligible for drawback under section 3250 (1), Internal Revenue Code.** A statement showing in proof gallons the quantity of all recovered distilled spirits on hand at the beginning of the quarter, quantity in process beginning of the quarter, quantity recovered during the quarter, quantity used not subject to drawback, quantity in process at the end of the quarter, and the quantity remaining on hand at the end of the quarter. Any discrepancy between the amount of recovered distilled spirits on hand at the end of the quarter as disclosed by actual inventory and the amount shown by the manufacturer's records must be reported in the statement with an explanation of the cause thereof.

Only the distilled spirits remaining in an intermediate product at the time of its use in the manufacture of an approved nonbeverage product are eligible for drawback.

**§ 197.25 Handling of claims.** The district supervisor, Alcohol Tax Unit, will date-stamp each copy of the claim on Form 843, and, after recording, will examine the claim for the purpose of determining whether it is properly executed and that all supporting data have been submitted and will conduct such inquiries and investigations as may be necessary to verify that drawback is allowable on the distilled spirits covered by the claim. After completion of such verification he will forward the original copies of the claim and supporting data, and a copy of the report of investigation, with his recommendation as to the merit of the claim to the Commissioner. (Sec. 4041 (a), I. R. C.)

**§ 197.28 Statement of process.** The Commissioner, at his discretion, may at any time require any person claiming drawback under the regulations in this part to file a statement of process in addition to that required by Form 1678 and such other data as he may deem necessary for consideration of such person's claim for drawback. When such

(3) **Summary of distilled spirits recovered from the dregs or marc of perco-**

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additional data are required, the statement of process should be submitted in triplicate with copies of the commercial labels used on the finished products.

5. This Treasury decision shall be effective on the 31st day after the date of its publication in the *FEDERAL REGISTER*.

(Secs. 3250, 4041, 53 Stat. 388, 495; 26 U.S.C. 3250, 4041)

[SEAL] GEO. J. SCHOENEMAN,  
Commissioner of Internal Revenue.

Approved: July 16, 1947.

JOSEPH J. O'CONNELL, JR.,  
Acting Secretary of the Treasury.

[F. R. Doc. 47-6989; Filed, July 22, 1947;  
8:47 a. m.]

**TITLE 32—NATIONAL DEFENSE****Chapter VII—Sugar Rationing Administration, Department of Agriculture**

[Sugar Rationing Administration Delegation Order 1, Revocation]

**PART 705—ADMINISTRATION****DELEGATION OF AUTHORITY TO REGIONAL SUGAR EXECUTIVES AND DEPUTY REGIONAL SUGAR EXECUTIVES TO ISSUE ORDERS FIXING COMMUNITY DOLLAR-AND-CENTS CEILING PRICES**

Pursuant to the authority conferred upon the Administrator of the Sugar Rationing Administration by the Secretary of Agriculture in General Orders No. 1 and 2, and by the Sugar Control Extension Act of 1947, *It is ordered*, That Sugar Rationing Administration Delegation Order No. 1 (§ 705.201) be and the same hereby is revoked.

This revocation shall become effective July 9, 1947.

Issued this 9th day of July 1947.

IRVIN L. RICE,  
Acting Administrator,  
Sugar Rationing Administration.

[F. R. Doc. 47-6989; Filed, July 22, 1947;  
11:54 a. m.]

[Gen. RO 19, Amdt. 4]

**PART 705—ADMINISTRATION****DISTRIBUTION OF BASES TO CERTAIN NEW USERS**

A rationale for this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.

Section 4.6 of General Ration Order 19 is amended to read as follows:

**SEC. 4.6 Industrial base quota established for branch offices.**

**Industrial base quota  
(pounds)**

Branch office:	Industrial base quota (pounds)
Hartford, Conn.	1,777,333
Augusta, Maine	822,667
Boston, Mass.	4,280,000
Concord, N. H.	470,667
Providence, R. I.	726,667
Montpelier, Vt.	329,333
Baltimore, Md.	3,250,667

Branch office:	Industrial base quota (pounds)
Newark, N. J.	4,290,667
New York City, N. Y.	7,869,333
Syracuse, N. Y.	4,462,667
Philadelphia, Pa.	5,901,333
Pittsburgh, Pa.	3,512,000
Indianapolis, Ind.	3,529,333
Louisville, Ky.	2,680,000
Detroit, Mich.	5,666,000
Cleveland, Ohio	3,561,333
Cincinnati, Ohio	3,044,000
Charleston, W. Va.	1,849,333
Birmingham, Ala.	2,853,333
Miami, Fla.	2,216,000
Atlanta, Ga.	3,217,333
Jackson, Miss.	2,136,000
Raleigh, N. C.	3,573,333
Columbia, S. C.	1,904,000
Memphis, Tenn.	2,974,667
Richmond, Va.	2,969,333
Little Rock, Ark.	1,840,000
Wichita, Kans.	1,538,667
New Orleans, La.	2,498,667
Kansas City, Mo.	1,498,667
St. Louis, Mo.	2,268,000
Oklahoma City, Okla.	2,105,333
Houston, Tex.	1,648,000
San Antonio, Tex.	1,630,667
Dallas, Tex.	3,397,333
Omaha, Neb.	1,256,000
Fargo, N. D.	816,000
Sioux Falls, S. D.	720,000
Milwaukee, Wis.	3,065,333
Chicago, Ill.	4,577,333
Springfield, Ill.	3,297,333
Des Moines, Iowa	2,333,333
St. Paul, Minn.	2,246,667
Denver, Colo.	1,102,667
Boise, Idaho	374,667
Helena, Mont.	506,667
Albuquerque, N. Mex.	522,667
Salt Lake City, Utah	630,667
Cheyenne, Wyo.	241,333
Phoenix, Ariz.	616,000
Los Angeles, Calif.	5,001,333
San Francisco, Calif.	4,013,333
Reno, Nev.	140,000
Portland, Ore.	1,474,667
Seattle, Wash.	1,630,667
Spokane, Wash.	472,000

**NOTE:** Area quotas as set forth in this section will continue in effect for the same area even though the Branch Office having jurisdiction over such area is discontinued.

This amendment shall become effective July 18, 1947.

Issued this 18th day of July 1947.

[SEAL] N. E. DODD,  
Acting Secretary of Agriculture.

**Rationale Accompanying Amendment No. 4 to General Ration Order 19**

This amendment revises the quotas allotted to Branch Offices which were established for industrial and institutional user refreshment bases under this order. Since institutional users are no longer rationed in their use of sugar for institutional use and do not need a base in order to make and serve refreshments in their establishments, the quotas originally established for institutional user refreshment bases are being added to the quotas established for industrial users.

This amendment, therefore, makes available to industrial users the entire quantity of sugar which the Sugar Control Extension Act of 1947 required should be set aside for new sugar users.

[F. R. Doc. 47-6990; Filed, July 22, 1947;  
11:55 a. m.]

[3d Rev. RO 3, Amdt. 66]

**PART 707—RATIONING OF SUGAR**

A rationale for this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.

1. Section 22.13 is amended by adding a new paragraph (c) to read as follows:

(c) Notwithstanding the terms of any contract, agreement or commitment, regardless of when made, no person shall deliver sugar to any retailer, wholesaler or industrial user against whom he knows or has reason to know there is in operation an administrative suspension order prohibiting the acquisition of sugar.

2. Section 25.1 (c) 27 (iii) is amended to read as follows:

(iii) Any grade or type of saccharine product derived from sugarcane or sugar beets, which is principally of non-crystalline structure and, regardless of the percentage amount of non-sugar solids, contains soluble non-sugar solids (exclusive of any foreign substance that may have been added or developed in the product) consisting of less than 20 percent sulphated ash, excluding, however, any saccharine product, irrespective of the ash content thereof, which, under written authority granted to the producer of such product by the Director of the Sugar Branch, Production and Marketing Administration, of the Department of Agriculture, contains soluble non-sugar solids equal to 6 percent or more of the total soluble solids and which results from reprocessing final beet molasses or blackstrap molasses or edible molasses.

This amendment shall become effective June 18, 1947.

Issued this 18th day of July 1947.

[SEAL] N. E. DODD,  
Acting Secretary of Agriculture.

**Rationale Accompanying Amendment No. 66 to Third Revised Ration Order 3**

The present regulations exclude from the definition of sugar certain saccharine products which are produced under written authority granted to the producer of such products by the Department of Agriculture under the provisions of War Food Order No. 51 and which meet certain specified standards. Owing to the termination of War Food Order No. 51, this amendment provides that the Director of the Sugar Branch, Production and Marketing Administration, of the Department of Agriculture shall exercise the authority hitherto exercised in connection with the sugar rationing regulations by the Order Administrator of War Food Order No. 51 with respect to such saccharine products.

This amendment also removes the requirement that a saccharine product, to be excluded from the definition of sugar, must be produced in accordance with the

\* 11 F. R. 177, 14281.

commercially recoverable sugar formula determined by the Secretary of Agriculture under the provisions of section 302 (a) of the Sugar Act of 1937, as amended, and must be classified by the Order Administrator of War Food Order No. 51, as amended, as edible molasses. The remaining requirements in the regulations for the exclusion of such a product from the definition of sugar continue in effect.

The requirement which this amendment removes was established in order to prevent an unreasonable diversion of sugar into this type of product. The improved sugar supply situation, as reflected in the increase in rationing levels and the removal of rationing controls over consumers and institutional users, coupled with the improved availability of nonrationed sugar substitutes, has reduced this danger of a diversion of sugar into such a product. In view of these improved conditions, it is deemed desirable to remove this requirement at this time.

This amendment further adds a provision to the rationing regulations which specifically prohibits a person from delivering sugar to any retailer, wholesaler, or industrial user against whom he knows or has reason to know that there is in operation an administrative suspension order prohibiting the acquisition of sugar. It is desirable to implement the restrictions of an administrative suspension order so that a person who knows or has reason to know that a retailer or wholesaler or industrial user is prohibited from acquiring sugar will also be prohibited from delivering sugar to such suspended unit or user.

[F. R. Doc. 47-6991; Filed, July 22, 1947; 11:55 a. m.]

[MPR 60, Amdt. 11]

#### PART 710—FOOD PRICES

##### DIRECT CONSUMPTION SUGAR

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Maximum Price Regulation No. 60 issued by the Office of Price Administration and amended by the Office of Temporary Controls under § 1334.51 of Title 32, Chapter XI is redesignated Maximum Price Regulation No. 60 issued under § 710.60, Title 32, Chapter VII pursuant to the authority vested in the Secretary of Agriculture by the Sugar Control Extension Act of 1947 and is amended in the following respects:

Section 10 (b) is amended to read as follows:

(b) "Direct consumption sugars" means any grade, or type of saccharine product derived from sugar beets or sugarcane, which is not to be, and which shall not be, further refined or otherwise improved in quality; and which is

principally of crystalline structure containing sucrose, dextrose or levulose; or liquid sugar as herein defined. "Liquid sugar" means:

- (i) Any syrup of cane juice, produced from sugarcane grown in the continental United States, which contains less soluble non-sugar solids (exclusive of any foreign substances that may have been added or developed in the product) than 4.5 percent of the total soluble solids; or
- (ii) Any other grade or type of saccharine product derived from sugarcane or sugar beets, which is principally of non-crystalline structure and which contains less soluble non-sugar solids (exclusive of any foreign substances that may have been added or developed in the product) than 6 percent of the total soluble solids; or
- (iii) Any grade or type of saccharine product derived from sugarcane or sugar beets, which is principally of non-crystalline structure and, regardless of the percentage amount of non-sugar solids, contains soluble non-sugar solids (exclusive of any foreign substance that may have been added or developed in the product) consisting of less than 20 percent sulphate ash, excluding, however, any saccharine product, irrespective of the ash content thereof, which under written authority granted to the producer of such product by the Director of the Sugar Branch, Production and Marketing Administration, of the Department of Agriculture and upon compliance with the labeling and record-keeping requirements of the Department of Agriculture, contains soluble non-sugar solids equal to 6 percent or more of the total soluble solids and which results from reprocessing final beet molasses or blackstrap molasses or edible molasses.

This amendment shall become effective June 18, 1947.

(Pub. Law 30, 80th Cong., 1st session.)

Issued this 18th day of July 1947.

[SEAL] N. E. DODD,  
Acting Secretary of Agriculture.

*Statement of the Considerations Involved in the Issuance of Amendment 11 to MPR 60*

The accompanying amendment changes the definition of "direct consumption sugars" so that it will be consistent with the definition of sugar contained in Third Revised Ration Order 3, as amended by Amendment 66 to that order. The rationale accompanying that amendment explains the changes made in the definition and the reasons therefor.

For the purpose of clarity the entire definition of "direct consumption sugars" is given in the amendment although the only change in wording is in subdivision (iii) of section 10 (b) in that portion of the definition which defines the term "liquid sugar." "Liquid sugar" is included in the definition of sugar under the regulation except for those products which are specifically excluded.

Subdivision (iii) excludes from the definition of "liquid sugar" any saccharine product which is produced under written authority granted to the pro-

ducer of such product by the Director of the Sugar Branch, Production and Marketing Administration, Department of Agriculture, upon compliance with the prescribed labeling and record-keeping requirements of the Department. This does not mean, however, that such a saccharine product is exempt from price control. Such a product although excluded from MPR 60 remains subject to price control as a syrup under the provisions of the General Maximum Price Regulation. Similar products have in many instances been priced by individual orders issued under the procedure established by Order 375 to that regulation.

[F. R. Doc. 47-6988; Filed, July 22, 1947; 11:54 a. m.]

## TITLE 34—NAVY

### Chapter I—Department of the Navy

#### PART 26—ORGANIZATION AND FUNCTIONS OF THE NAVAL ESTABLISHMENT

##### MILITARY LIAISON COMMITTEE TO THE ATOMIC ENERGY COMMISSION

Add § 26.4 (b) (8) as follows:

§ 26.4 Executive office of the Secretary \* \* \*

(b) Boards, offices and committees under the direct supervision of the Secretary. \* \* \*

(8) Military Liaison Committee to the Atomic Energy Commission (Navy participation). The Military Liaison Committee was established on January 17, 1947. Its functions are set forth in the Atomic Energy Act of August 1, 1946 (60 Stat. 756; 42 U. S. C. 1802) as follows: "There shall be a Military Liaison Committee consisting of representatives of the Departments of War and Navy, detailed or assigned thereto, without additional compensation, by the Secretaries of War and Navy in such number as they may determine. The Commission shall advise and consult with the Committee on all atomic energy matters which the Committees deem to relate to military applications, including the development, manufacture, use and storage of bombs, the allocation of fissionable material for military research, and the control of information relating to the manufacture or utilization of atomic weapons. The Commission shall keep the Committee fully informed of all such matters before it and the Committee shall keep the Commission fully informed of all atomic energy activities of the War and Navy Departments. The Committee shall have authority to make written recommendations to the Commission on matters relating to military applications from time to time as it may deem appropriate. If the Committee at any time concludes that any action, proposed action, or failure to act of the Commission on such matters is adverse to the responsibilities of the Departments of War or Navy, derived from the Constitution, laws and treaties, the Committee may refer such action, proposed action, or failure to act to the Secretaries of War and Navy. If either Secretary concurs,

<sup>1</sup> 10 F. R. 14816, 11 F. R. 1434, 3299, 7036, 13854, 13524, 13695; 12 F. R. 391, 1927, 2165.

## RULES AND REGULATIONS

he may refer the matter to the President, whose decision shall be final."

(Secs. 3, 12, Pub. Law 404, 79th Cong., 60 Stat. 238, 244)

JAMES FORRESTAL,  
Secretary of the Navy.

[F. R. Doc. 47-6871; Filed, July 22, 1947;  
8:45 a. m.]

## TITLE 43—PUBLIC LANDS: INTERIOR

### Chapter II—Bureau of Reclamation, Department of the Interior

#### PART 401—APPLICATIONS FOR ENTRY ON PUBLIC LANDS AND WATER RENTAL

#### SHOSHONE IRRIGATION PROJECT, HEART MOUNTAIN DIVISION (PART II), WYOMING

**CROSS REFERENCE:** For public notice opening public lands to entry and announcing availability of water for public and state lands in Shoshone Irrigation Project, Heart Mountain Division (Part II), Wyoming, see Bureau of Reclamation, Department of Interior, in Notices section, *infra*.

## TITLE 49—TRANSPORTATION AND RAILROADS

### Chapter I—Interstate Commerce Commission

#### Subchapter A—General Rules and Regulations

[S. O. 68, Amdt. 16]

#### PART 95—CAR SERVICE

##### SUSPENSION OF FOLLOW-LOT RULE AND TWO-FOR-ONE RULE

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 17th day of July A. D. 1947.

Upon further consideration of the provisions of Service Order No. 68 (8 F. R. 8513), as amended (8 F. R. 8513, 14224, 16265; 9 F. R. 7206, 14306; 10 F. R. 6040, 8142, 9720, 12090; 11 F. R. 562, 6983; 12 F. R. 46, 3837, 4719), and good cause appearing therefor: It is ordered, that:

Section 95.15 Suspension of follow-lot rule and two-for-one rule, of Service Order No. 68, as amended, be, and it is hereby, further amended by substituting the following paragraph (c) for paragraph (c) thereof:

(c) **Loading by carriers.** When two or more cars are to be loaded by the carriers with import freight each of such cars, except the final one, shall be loaded full or to its safe loading limit.

It is further ordered, that each railroad, or its agent, shall file and post a supplement to each of its tariffs affected hereby, publishing the provisions of this amendment.

It is further ordered, that this amendment shall become effective at 12:01 a. m., July 20, 1947; that a copy of this order and direction be served upon the State railroad regulatory bodies of each State, and upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement un-

der the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

(40 Stat. 101, sec. 402, 41 Stat. 476, sec. 4, 54 Stat. 901; 49 U. S. C. 1 (10)-(17))

By the Commission, Division 3.

[SEAL] W. P. BARTEL,  
Secretary.

[F. R. Doc. 47-6883; Filed, July 22, 1947;  
8:47 a. m.]

[S. O. 87, Amdt. 9]

#### PART 95—CAR SERVICE DEMURRAGE ON COAL

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 17th day of July A. D. 1947.

Upon further consideration of the provisions of Service Order No. 87 (7 F. R. 8066), as amended (7 F. R. 8438; 11 F. R. 4737, 8451, 12726, 14650; 12 F. R. 259, 2131), and good cause appearing therefor: It is ordered, That:

Service Order No. 87, as amended (codified as § 95.500 CFR), be, and it is hereby further amended by substituting the following paragraph (c) for paragraph (c) thereof:

§ 95.500 Suspension of demurrage rules; Trunk Line Tariff Bureau Tariff No. 139-C I. C. C. No. A-751 coal. \* \* \*

(c) This section, as amended, shall expire at 7:00 a. m., February 1, 1948, unless otherwise modified, changed, suspended, or annulled by order of this Commission.

It is further ordered, That this amendment shall become effective at 7:00 a. m., August 1, 1947; that a copy of this order and direction be served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

(40 Stat. 101, sec. 402, 41 Stat. 476, sec. 4, 54 Stat. 901; 49 U. S. C. 1 (10)-(17))

By the Commission, Division 3.

[SEAL] W. P. BARTEL,  
Secretary.

[F. R. Doc. 47-6876; Filed July 22, 1947;  
8:46 a. m.]

[Rev. S. O. 758]

#### PART 95—CAR SERVICE

##### FREE TIME AT PORTS ON GONDOLA CARS

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 17th day of July A. D. 1947.

It appearing, that there is a critical shortage of gondola cars and that free time published in tariffs for unloading

such cars at ports aggravates the shortage thereof; in the opinion of the Commission an emergency exists requiring immediate action at all ports of the country. It is ordered, that:

§ 95.758 Free time at ports on gondola cars—(a) **Free time reduced on gondola cars.** No common carrier by railroad, subject to the Interstate Commerce Act, shall allow, grant or permit more than a total of 7 days' free time on gondola cars held for unloading in coastwise, intercoastal or foreign commerce at the point of transshipment from car to vessel or when held short of such transfer point. The provisions of this paragraph shall not be construed to require or permit the increase of any free time published in tariffs lawfully on file with this Commission.

(b) **Computation of free time.** (1) All Sundays and legal holidays shall be included in computing the free time provided in paragraph (a) of this section.

(2) The free time provided in paragraph (a) of this section shall be computed continuously from the first 7:00 a. m. after notice of arrival is sent, or after actual or constructive placement (whichever occurs first) until final release, less actual time required to move a constructively placed car to point of unloading.

(c) **Description of cars.** This section shall apply to cars suitable for interchange described under the heading Class G-Gondola Car Type.

(d) **Exemptions.** This section shall not apply to cars described in paragraph (c) of this section loaded with bulk freight. Bulk freight means any carload freight consisting of any non-liquid, non-gaseous commodity shipped loose or in mass and which in the unloading thereof is ordinarily shoveled, scooped, forked, or mechanically conveyed, or which is not in containers or in units of such size as to permit piece by piece unloading.

(e) **Extreme weather.** During the period when weather conditions exist as described in Rule 8, Section A, Agent B. T. Jones' Tariff I. C. C. No. 3963, the provisions of this order are suspended. In lieu thereof the rules, regulations, and charges provided in lawfully published tariffs shall apply.

(f) **Effective date.** This section shall become effective at 7:00 a. m., July 21, 1947.

(g) **Expiration date.** This section shall expire at 7:00 a. m., December 1, 1947, unless otherwise modified, changed, suspended or annulled by order of this Commission.

(h) **Tariff provisions suspended.** The operation of all tariffs, rules and regulations, insofar as they conflict with the provisions of this order is hereby suspended.

(i) **Announcement of suspension.** Each railroad, or its agent shall publish, file, and post a supplement to each of its tariffs affected thereby, in substantial accordance with the provisions of Rule 9 (k) of the Commission's Tariff Circular No. 20 (§ 141.9 (k) of this chapter) announcing the suspension of the operation of any of the provisions therein, and establishing the substituted provisions set forth herein.

It is further ordered, that this order shall vacate and supersede Service Or-

Budget Bureau No. 60-R 255  
Approval expires 7-10-48

## TRAFFIC TABLE 1

Number of shipments, weight, and through freight charges of intercity traffic originated on Wednesday, August 20, 1947

(See reverse side for general instructions and footnotes)

Code \_\_\_\_\_ (Leave blank). Name of motor carrier \_\_\_\_\_  
Code \_\_\_\_\_ Movement between \_\_\_\_\_ and \_\_\_\_\_ Territories  
Code \_\_\_\_\_ Length of haul from \_\_\_\_\_ to \_\_\_\_\_ miles.

## ALL SHIPMENTS OTHER THAN MINIMUM-CHARGE SHIPMENTS

Weight code No. (1)	Weight per shipment (actual pounds) (2)	All traffic (including interline)			Interline traffic only <sup>3</sup>		
		Number of shipments (3)	Actual weight (pounds) (4)	Through freight charges (dollars and cents) (5)	Number of shipments (6)	Actual weight (pounds) (7)	Through freight charge (dollars and cents) (8)
100	0-50						
101	51-100						
102	101-150						
103	151-200						
104	201-250						
105	251-300						
106	301-500						
107	501-999						
108	1,000-4,999						
109	5,000-9,999						
110	10,000 and over						
113	Total <sup>4</sup>						

MINIMUM-CHARGE SHIPMENTS—FLAT CHARGE<sup>7</sup>

200	0-50						
201	51-100						
202	101-150						
203	151-200						
204	201-250						
205	251-300						
212	301 and over						
213	Total <sup>8</sup>						

ALL OTHER MINIMUM-CHARGE SHIPMENTS<sup>9</sup>

300	0-50						
301	51-100						
302	101-150						
303	151-200						
304	201-250						
305	251-300						
312	301 and over						
343	Total <sup>9</sup>						

Show Billed weight for all shipments of 10,000 pounds and over reported in Weight Code No. 110 above:  
All traffic (including interline) \_\_\_\_\_ pounds  
Interline traffic only \_\_\_\_\_ pounds

## GENERAL INSTRUCTIONS AND FOOTNOTES

*Traffic to be included in study.* Include all intercity traffic moving, origin to destination, on all motor rates originated by your company on Wednesday, August 20, 1947, for which: (1) the shipper presents the original bill of lading to your company with the shipment; and (2) the destination on the bill of lading presented is a point within the United States.

Include both Local and Interline traffic and both Intrastate and Interstate traffic. Exclude all local carriage traffic and any traffic handled under contract carrier operations.

In determining the revenue of interline shipments, the entire interline revenue without regard to its division between motor carriers is to be used. In determining the appropriate mileage and territorial assignment of interline shipments, the entire motor carrier movement from origin to destination shown on the bill of lading will govern.

Where no through rates are applicable on interline shipments, revenues based on the combination of local rates are to be computed so that the revenue shown will correspond with the territorial and mileage-block assignment.

*Procedure to be followed by individual motor carriers.* Traffic Table 1 is to be filled out by each reporting motor carrier. Use a separate sheet for each territorial movement and for each mileage group within each territorial movement.

<sup>1</sup> Insert appropriate code number based on movements within and between the following territories:

Code No.	Movement
1	Between New England and New England.
2	Between East, excl. New England and East, excl. New England.
3	Between South and South.
4	Between West and West.
5	Between New England and East, excl. New England.
6	Between East, incl. New England and South.
7	Between East, incl. New England and West.
8	Between South and West.

For purposes herein New England refers to territory in which intraterritorial tariffs of New England Motor Rate Bureau and Eastern Motor Freight Conference apply; East, excluding New England, to territory in which intraterritorial tariffs of Middle Atlantic States Motor Carrier Conference and Central States Motor Freight Bureau apply; and South to territory in which intraterritorial tariffs of Southern Motor Carriers Rate Conference apply. West includes the territory of tariff bureaus covering points and areas West of those described above.

<sup>2</sup> Insert appropriate code number based on following mileage blocks or lengths of haul:

Code:	Length of haul (miles)
11	0- 50
12	51- 100
21	101- 150
22	151- 200
31	201- 300
41	301- 400
51	401- 500
61	501- 600
62	601- 800
63	801-1,000
71	1,001-1,200
72	1,201-1,400
73	1,401-1,600
74	1,601-2,000
75	2,001-2,400
76	2,401-2,800
77	Over 2,800

<sup>3</sup> Note: In grouping the shipments by the above lengths of haul use the Rate-making miles, i.e., the miles upon which the class rates are based. If not available, use Short-line highway miles, i.e., miles computed over the most direct highway route feasible for motor freight operations between origin and destination regardless of the actual handling of the shipment.

<sup>4</sup> After all shipments (both local and interline) have been tabulated in columns (3), (4), and (5), interline shipments are to be segregated and a separate tabulation of such shipments is to be made in columns (6), (7), and (8).

<sup>5</sup> Insert in columns (4) and (7) the actual weight and not the billed weight. In addition thereto insert in the

der No. 758 on the effective date hereof; that a copy of this order and direction shall be served upon the Association of American Railroads, Car Service Division, as Agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

(40 Stat. 101, sec. 402, 41 Stat. 476, sec. 4, 54 Stat. 901; 49 U. S. C. 1 (10)-(17))

By the Commission, Division 3.

[SEAL] W. P. BARTEL,  
Secretary.

[F. R. Doc. 47-6877; Filed, July 22, 1947;  
8:46 a. m.]

**Subchapter B—Carriers by Motor Vehicle**  
[Dockets MC-C-542, and MC-C-543]

**PART 204—CHARGES ON SMALL SHIPMENTS**

## TRAFFIC INQUIRY DATA

Pick-up and Delivery Services by Motor Carriers, Docket MC-C-542; Charges on Small Shipments by Motor Carriers, Docket MC-C-543.

The matter of the lawfulness of the rates, charges and practices in connection with small shipments by common carriers by motor vehicle being under consideration: It is ordered, that:

**§ 204.1 Traffic inquiry data.** Each class I common carrier by motor vehicle engaged in intercity service as a carrier of general commodities and subject to Part II of the Interstate Commerce Act, which had an annual gross operating revenue for the year ended December 31, 1946 of \$400,000, or more, and every receiver, trustee, executor, administrator, or assignee of any such motor common carrier, is hereby required to compile and furnish to this Commission, the data called for in Traffic Table No. 1 which is attached hereto and made a part hereof. The Traffic Table shall be filed in duplicate with the Bureau of Transport Economics and Statistics, Interstate Commerce Commission, Washington 25, D. C., on or before the 15th day of October 1947.

It is further ordered, that a copy of this order and attachment thereto shall be served upon each common carrier of general freight, defined in § 204.1, and notice hereof shall be given to the general public by depositing a copy thereof in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director of the Division of the Federal Register.

(49 Stat. 563, 54 Stat. 926; 49 U. S. C. 320).

NOTE: The reporting requirements of this order have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Dated at Washington, D. C., this the 10th day of July, A. D. 1947.

By the Commission.

[SEAL] W. P. BARTEL,  
Secretary.

## RULES AND REGULATIONS

space provided at the foot of the table the Billed weight on shipments of 10,000 pounds and over.

<sup>8</sup> Sum of codes 100-110, inclusive.

<sup>9</sup> The purpose of showing totals is to facilitate verification in the subsequent machine tabulation work.

<sup>7</sup> Includes those shipments subject to the minimum-

charge per shipment rule which are billed at a flat charge per shipment. (Example: Shipments billed at the flat charge of \$1.05.)

<sup>8</sup> Sum of codes 200-212, inclusive.

<sup>9</sup> Includes all shipments subject to the minimum-charge per shipment rule other than those described in

footnote 7. (Example: Shipments billed at 100 pounds at first class or 100 pounds at the applicable rate.)

<sup>10</sup> Sum of codes 300-312, inclusive.

[F. R. Doc. 47-6878; Filed, July 22, 1947; 8:46 a. m.]

## PROPOSED RULE MAKING

## DEPARTMENT OF AGRICULTURE

## Production and Marketing Administration

17 CFR, Parts 903, 904, 912, 913, 920, 927, 930, 932, 934, 935, 941, 942, 944, 946, 947, 948, 954, 961, 965-975]

[Docket No. AO-186]

## HANDLING OF MILK IN DESIGNATED MARKETING AREA

## PROPOSED AMENDMENTS TO TENTATIVELY APPROVED MARKETING AGREEMENTS, AS AMENDED, AND MARKETING ORDERS, AS AMENDED

Notice of hearing on handling of milk in St. Louis, Missouri, Greater Boston, Massachusetts, Dubuque, Iowa, Greater Kansas City, La Porte County, Indiana, New York Metropolitan, Toledo, Ohio, Ft. Wayne, Indiana, Lowell-Lawrence, Massachusetts, Omaha-Council Bluffs, Chicago, Illinois, New Orleans, Louisiana, Quad Cities, Louisville, Kentucky, Fall River, Massachusetts, Sioux City, Iowa, Duluth-Superior, Philadelphia, Pennsylvania, Cincinnati, Ohio, St. Joseph County, Indiana, Wichita, Kansas, Suburban Chicago, Clinton, Iowa, Dayton-Springfield, Ohio, Tri-State, Minneapolis-St. Paul, Minnesota, Columbus, Ohio, and Cleveland, Ohio marketing areas.

Pursuant to the Agricultural Marketing Agreement Act of 1937, as amended (7 U. S. C. 601 et seq.), and in accordance with the applicable rules of practice and procedure (7 CFR, Cum. Supp., 900.1 et seq.; 11 F. R. 7737, 12 F. R. 1159), as amended, notice is hereby given of a hearing to be held in the Jefferson Memorial Auditorium, South Building, United States Department of Agriculture, Washington, D. C., beginning at 10 a. m., e. d. s. t., July 30, 1947, for the purpose of receiving evidence with respect to proposed amendments to the tentatively approved marketing agreements, as amended, the marketing agreements and the marketing orders, as amended, regulating the handling of milk in the following specified marketing areas: St. Louis, Missouri, Greater Boston, Massachusetts, Dubuque, Iowa, Greater Kansas City, La Porte County, Indiana, New York Metropolitan, Toledo, Ohio, Ft. Wayne, Indiana, Lowell-Lawrence, Massachusetts, Omaha-Council Bluffs, Chicago, Illinois, New Orleans, Louisiana, Quad Cities, Louisville, Kentucky, Fall River, Massachusetts, Sioux City, Iowa, Duluth-Superior, Philadelphia, Pennsylvania, Cincinnati, Ohio, St. Joseph County, Indiana, Wichita, Kansas, Suburban Chicago, Clinton, Iowa, Dayton-Springfield, Ohio, Tri-State, Minneapolis-St. Paul, Minnesota, Columbus, Ohio, and Cleveland, Ohio. Such

proposed amendments have not received the approval of the Secretary of Agriculture.

The amendments, which have been proposed by the Dairy Branch, Production and Marketing Administration, United States Department of Agriculture, and with respect to which evidence will be received at the said hearing, are as follows:

1. Amend each of the agreements and orders listed above by inserting appropriate provisions whereby any money claim thereunder shall be terminated or canceled after three years from its accrual, or after some other appropriate time, unless proper action has been instituted or taken within such period of time to enforce or present such claim, with appropriate provisions for an extension of such time in the event of fraud or nondisclosure of material facts or because of some other proper contingency. The addition of the following section to each such agreement and order is suggested as the detailed means of accomplishing this purpose:

*Late claims.* (a) Any claim against a handler for monies due by him under this order to the market administrator, or to any producer or to a cooperative association shall terminate and become void at the expiration of three years after the end of the delivery period in which the milk involved in the claim was received if an underpayment is claimed or three years after the date of the original payment if a refund is sought, unless a written demand therefor has been made against the handler within such period of time: *Provided*, That in the event of the handler's fraud, concealment of fact, failure to report material facts or failure to permit proper audit, any such claim against the handler shall not be so terminated or voided.

(b) Any claim by a handler against the market administrator for monies allegedly due under any provision hereof shall terminate and become void (1) at the expiration of three years after the end of the delivery period in which the milk involved in the claim was received, if an underpayment is claimed, or three years after the date of the original payment if a refund is sought, unless a written claim therefor has been filed by the handler with the market administrator within such period of time or (2) at the expiration of one year following the date of filing of such claim by the handler unless a proper administrative proceeding or court action based on such claim has been instituted by the handler.

2. Amend the existing record-keeping provisions of each such agreement and order by providing a specific period of time during which such records shall be maintained, which period should be co-

ordinated and related to whatever period may be fixed for filing of claims and institution of proceedings as a result of proposal No. 1, with proper provision for an extension of that time as to specific records upon demand by the market administrator in proper cases.

3. Make such other changes in other existing provisions of each such agreement and order as may be required to effectuate fully the foregoing proposals.

Dated: July 18, 1947.

[SEAL] E. A. MEYER,  
Assistant Administrator, Production and Marketing Administration.

[F. R. Doc. 47-6924; Filed, July 22, 1947; 8:51 a. m.]

## CIVIL AERONAUTICS BOARD

## [14 CFR, Part 41]

## SIGNING OF CLEARANCE FORMS, LOADING OF AIRCRAFT, AND SIGNING OF LOAD MANIFEST FORMS BY QUALIFIED PERSONNEL OTHER THAN THAT OF AIR CARRIER OPERATING AIRCRAFT

JULY 17, 1947.

The Safety Bureau of the Civil Aeronautics Board hereby gives notice that the Bureau will recommend that the Civil Aeronautics Board amend Part 41 of the Civil Air regulations to provide that qualified personnel other than that of the air carrier operating the aircraft may sign clearance forms, load aircraft, and sign load manifest forms. The proposed amendment does not change the present method of preparing and signing the maintenance release forms.

The proposed amendment is the same as that adopted for Part 61. The Safety Bureau will give careful consideration to all replies received and, after making any changes which appear to be appropriate, will present the proposed amendment to the Board for adoption. Any substantial objections to this proposal will be brought to the attention of the Board.

It is proposed to amend § 41.406 to read as follows:

§ 41.406 Maintenance release, load manifest, and clearance forms. All maintenance release, clearance, and load manifest forms used shall be approved by the Administrator. The original copies of such forms shall be given to the first pilot and duplicate copies kept in the station file for at least 90 days.

§ 41.4060 Preparation of maintenance release form. A maintenance release form shall be prepared for each aircraft delivered by the maintenance department to the operations department. This form must be signed by personnel of the

air carrier charged with the duty of supervising the maintenance of the aircraft.

**§ 41.4061 Preparation of clearance form.** A clearance form shall be prepared for each flight between specified clearance points. The information for such clearance shall be prepared by the authorized aircraft dispatcher of the air carrier operating the aircraft. This form shall be signed by the first pilot and by the authorized aircraft dispatcher only when both believe the flight may be made with safety. The authority to sign such clearance may be delegated for a particular flight by the authorized aircraft dispatcher, but the authority to dispatch cannot be delegated, and such dispatcher remains responsible for the dispatch and continues supervision of the flight.

**§ 41.4062 Preparation of load manifest form.** A load manifest form showing the loading of the aircraft shall be prepared and signed for each flight by properly qualified personnel of the air carrier charged with the duty of supervising the loading of the aircraft and the preparation of the load manifest forms, or by qualified persons authorized by the air carrier. The aircraft when loaded shall not exceed the center of gravity limits or maximum allowable weight limits set forth in the aircraft certificate for the particular aircraft.

These regulations are proposed under the authority of Title VI of the Civil Aeronautics Act of 1938, as amended.

It is the desire of the Bureau that those interested offer suggestions and comments regarding the proposed amendments. Comments in writing should be addressed to the Safety Bureau, Civil Aeronautics Board, Washington 25, D. C., for receipt within 15 days from the date of this public notice.

(52 Stat. 984, 1007; 49 U. S. C. 425, 551)

By the Safety Bureau.

JOHN M. CHAMBERLAIN,  
Acting Director.

[F. R. Doc. 47-6891; Filed, July 22, 1947;  
8:47 a. m.]

#### [14 CFR, Parts 41 and 61]

##### AIR CARRIER FLIGHT RADIO OPERATORS MINIMUM RECENT EXPERIENCE REQUIREMENTS

JULY 17, 1947.

The Safety Bureau of the Civil Aeronautics Board is presenting proposed amendments to Parts 41 and 61 of the Civil Air Regulations specifying the minimum recent experience a flight radio operator is required to have before he may serve in air carrier operation.

A proposal to amend was originally published in the FEDERAL REGISTER on May 1, 1947, requiring that the airman demonstrate his competency to the Administrator or his designee.

After further considering this proposal, the Safety Bureau has concluded that it would be preferable to place the responsibility of checking the airman, on the carrier rather than on the Administrator. The Safety Bureau plans, therefore, to present to the Board the proposed amendments hereinafter set forth. Any substantial objections to the proposal will be brought to the attention of the Board.

fore, to present to the Board the proposed amendments hereinafter set forth. Any substantial objections to the proposal will be brought to the attention of the Board.

The proposed amendment is as follows:

**Qualification for duty.** An airman shall not serve as a flight radio operator unless, within the preceding 12-month period, he has had at least 4 months of satisfactory experience as a radiotelegraph operator and 25 hours of experience in the operation of aircraft radio during flight; or until the air carrier has checked the airman and determined that he is (1) familiar with all current radio information pertaining to the routes to be flown, and (2) is competent with respect to the operating procedures and radio equipment to be used.

These regulations are proposed under the authority of Title VI of the Civil Aeronautics Act of 1938, as amended.

It is the desire of the Bureau that those interested offer suggestions and comments regarding the proposed amendments. Comments in writing should be addressed to the Safety Bureau, Civil Aeronautics Board, Washington 25, D. C., for receipt within 15 days from the date of this public notice.

(52 Stat. 984, 1007; 49 U. S. C. 425, 551)

By the Safety Bureau.

JOHN M. CHAMBERLAIN,  
Acting Director.

[F. R. Doc. 47-6890; Filed, July 22, 1947;  
8:47 a. m.]

#### [14 CFR, Parts 41 and 61]

##### AIR CARRIER NAVIGATORS

##### MINIMUM RECENT EXPERIENCE REQUIREMENTS

JULY 17, 1947.

The Safety Bureau of the Civil Aeronautics Board is presenting proposed amendments to Parts 41 and 61 of the Civil Air Regulations specifying the minimum recent experience a flight navigator is required to have before he may serve in air-carrier operation.

A proposal to amend was originally published in the FEDERAL REGISTER on May 1, 1947, requiring that the airman demonstrate his competency to the Administrator or his designee.

After further considering this proposal, the Safety Bureau has concluded that it would be preferable to place the responsibility of checking the airman, on the air carrier rather than on the Administrator. The Safety Bureau plans, therefore, to present to the Board the proposed amendments hereinafter set forth. Any substantial objections to the proposal will be brought to the attention of the Board.

The proposed amendment is as follows:

**Qualifications for duty.** An airman shall not serve as a flight navigator unless he has served in that capacity for at least 50 hours within the preceding 12-month period; or until the air carrier has checked the airman and determined

that he is (1) familiar with all current navigational information pertaining to the routes to be flown, and (2) is competent with respect to the operating procedures and navigational equipment to be used.

These regulations are proposed under the authority of Title VI of the Civil Aeronautics Act of 1938, as amended.

It is the desire of the Bureau that those interested offer suggestions and comments regarding the proposed amendments. Comments in writing should be addressed to the Safety Bureau, Civil Aeronautics Board, Washington 25, D. C., for receipt within 15 days from the date of this public notice.

(52 Stat. 984, 1007; 49 U. S. C. 425, 551)

By the Safety Bureau.

JOHN M. CHAMBERLAIN,  
Acting Director.

[F. R. Doc. 47-6890; Filed, July 22, 1947;  
8:47 a. m.]

#### [14 CFR, Parts 41 and 61]

##### AIR CARRIER FLIGHT ENGINEERS

##### MINIMUM RECENT EXPERIENCE REQUIREMENTS

JULY 17, 1947.

The Safety Bureau of the Civil Aeronautics Board is presenting proposed amendments to Parts 41 and 61 of the Civil Air Regulations specifying the minimum recent experience a flight engineer is required to have before he may serve in air carrier operation.

A proposal to amend was originally published in the FEDERAL REGISTER on June 3, 1947, requiring that the airman demonstrate his competency to the Administrator or his designee.

After further considering this proposal, the Safety Bureau has concluded that it would be preferable to place the responsibility of checking the airman, on the air carrier rather than on the Administrator. The Safety Bureau plans, therefore, to present to the Board the proposed amendments hereinafter set forth. Any substantial objections to the proposal will be brought to the attention of the Board.

The proposed amendment is as follows:

**Qualification for duty.** An airman shall not serve as a flight engineer unless, within the preceding 12-month period, he has had at least 50 hours of experience as a flight engineer on the make and model aircraft on which he is to serve; or until the air carrier has checked the airman and determined that he is (1) familiar with all current information and operating procedures relating to the make and model aircraft to which he is to be assigned, and (2) is competent with respect to such aircraft.

These regulations are proposed under the authority of Title VI of the Civil Aeronautics Act of 1938, as amended.

It is the desire of the Bureau that those interested offer suggestions and comments regarding the proposed amendments. Comments in writing should be addressed to the Safety Bureau, Civil Aeronautics Board, Washing-

## PROPOSED RULE MAKING

ton 25, D. C., for receipt within 15 days from the date of this public notice.  
(52 Stat. 984, 1007; 49 U. S. C. 425, 551)

By the Safety Bureau.

[SEAL] JOHN M. CHAMBERLAIN,  
*Acting Director.*

[F. R. Doc. 47-6892; Filed, July 22, 1947;  
8:48 a. m.]

## [14 CFR, Parts 41 and 61]

TAKE-OFF LIMITATIONS TO PROVIDE FOR  
ENGINE FAILURE

JULY 18, 1947.

Notice is hereby given that the Civil Aeronautics Board has under considera-

tion proposed amendments to Parts 41 and 61 of the Civil Air Regulations which will require that any gradient of the take-off surface shall be taken into account when computing the take-off limitations of aircraft certificated under the transport category.

Parts 41 and 61 now require that in applying take-off requirements to aircraft certificated under the transport category, a correction shall be made for any appreciable gradient of the take-off surface. Since the word "appreciable" has no defined limits, this may under certain conditions constitute a hazard to safety in that the gradient may not always be taken into consideration when establishing take-off limitations.

It is proposed to amend §§ 41.271 (c) and 61.7122 (c) as follows:

1. By striking the word "appreciable" from the first sentence of § 41.271 (c).

2. By striking the word "appreciable" from the first sentence of § 61.7122 (c).

These regulations are proposed under the authority of Title VI of the Civil Aeronautics Act of 1938, as amended.

It is the desire of the Board that those interested offer suggestions and comments regarding the proposed amendments. Comments in writing should be addressed to the Secretary, Civil Aeronautics Board, Washington 25, D. C., for receipt by July 31, 1947.

(52 Stat. 984, 1007; 49 U. S. C. 425, 551)

By the Civil Aeronautics Board.

[SEAL] M. C. MULLIGAN,  
*Secretary.*

[F. R. Doc. 47-6895; Filed, July 22, 1947;  
8:48 a. m.]

## NOTICES

INTERSTATE COMMERCE  
COMMISSION

[S. O. 396, Special Permit 247]

RECONSIGNMENT OF ORANGES AT CHICAGO,  
ILL.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph of Service Order No. 396 (10 F. R. 15008), permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 396 insofar as it applies to the reconsignment at Chicago, Ill., July 16, 1947, by S. Albertson Co., of cars MDT 40951 and FGE 15365, oranges, now on the Santa Fe to Somerville, Mass. (Erie-D&H-B&M).

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 16th day of July 1947.

HOMER C. KING,  
*Director,*  
*Bureau of Service.*

[F. R. Doc. 47-6879; Filed, July 22, 1947;  
8:47 a. m.]

[S. O. 396, Special Permit 248]

RECONSIGNMENT OF ONIONS AT ST. LOUIS,  
MO.

Pursuant to the authority vested in me by paragraph (f) of the first order-

ing paragraph of Service Order No. 396 (10 F. R. 15008), permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 396 insofar as it applies to the reconsignment at St. Louis, Mo., July 16, 1947, by Piowaty Berghart, of following cars, onions, now on the Wabash Railroad to Cincinnati, Ohio, WFE 67745 (Wab-B&O) New York, N. Y., URT 7369 (Wab-NYC).

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 16th day of July 1947.

HOMER C. KING,  
*Director,*  
*Bureau of Service.*

[F. R. Doc. 47-6880; Filed, July 22, 1947;  
8:47 a. m.]

[S. O. 396, Special Permit 249]

RECONSIGNMENT OF TOMATOES AT ST. LOUIS,  
MO.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph of Service Order No. 396 (10 F. R. 15008), permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 396 insofar as it applies to the reconsignment at St. Louis, Mo., July 17, 1947, by American Fruit Growers,

of car IC 54459, tomatoes, now on the Missouri Pacific to Chicago, Ill. (MP-Wab).

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 17th day of July 1947.

HOMER C. KING,  
*Director,*  
*Bureau of Service.*

[F. R. Doc. 47-6881; Filed, July 22, 1947;  
8:47 a. m.]

[S. O. 396, Special Permit 250]

## RECONSIGNMENT OF POTATOES AT PHILADELPHIA, PA.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph of Service Order No. 396 (10 F. R. 15008), permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 396 insofar as it applies to the reconsignment at Philadelphia, Pa., July 17, 1947, by Wm. J. McCormick, of following cars, potatoes, now on the Pennsylvania Railroad to Buffalo, N. Y. (PRR) MDT 40904 and to Rochester, N. Y. (PRR-NYC) URT 81289.

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent

of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 17th day of July 1947.

HOMER C. KING,  
Director,  
Bureau of Service.

[F. R. Doc. 47-6882; Filed, July 22, 1947;  
8:47 a. m.]

## DEPARTMENT OF THE INTERIOR

### Bureau of Reclamation

[Public Notice No. 55]

#### SHOSHONE IRRIGATION PROJECT, HEART MOUNTAIN DIVISION (PART II), WYOMING

#### PUBLIC NOTICE ANNOUNCING AVAILABILITY OF WATER FOR PUBLIC AND STATE LANDS AND OPENING OF PUBLIC LANDS FOR ENTRY

*1. Land for which water will be furnished.* Pursuant to the act of June 17, 1902 (32 Stat. 388), as amended and supplemented, herein called the Federal Reclamation Law, announcement is hereby made that water will be available

as of April 1, 1948, for certain irrigable lands under the Heart Mountain Division of the Shoshone Irrigation Project, Wyoming, and that beginning at 2:00 p. m., July 24, 1947, entry may be made in accordance with this public notice for the public land described hereinunder. Water will be made available under the provisions of the Federal Reclamation Law and in accordance with the terms, conditions, and charges herein provided. The irrigable lands for which water is to be made available are shown on the farm unit plats for Townships 53, 54, and 55 North, Ranges 100, 101, and 102 West, Sixth Principal Meridian, Wyoming. These lands are described as follows:

#### Public lands:

#### SIXTH PRINCIPAL MERIDIAN, WYOMING

Section	Farm unit	Description	Total irrigable acres	Section	Farm unit	Description	Total irrigable acres
<i>Township 53 North, Range 100 West</i>							
6	A	Lots 1, 2, 19 of Section 6. Lots 5, 17, 35, & N $\frac{1}{4}$ N $\frac{1}{4}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$ of Section 1, T. 53 N., R. 101 W.	101.23	36	A	<i>Township 54 North, Range 101 West—Continued</i>	97.58
	B	Lots 4, 20, 21 of Section 6. Lots 36, 37, S $\frac{1}{4}$ N $\frac{1}{4}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$ , S $\frac{1}{2}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$ of Section 1, T. 53 N., R. 101 W., Lot 1 of Tract 54, T. 53 N., R. 101 W.	104.21		D	Lots 2, 9, 10 of Section 36.	103.86
	C	Lots 8, 15, 17, 22 of Section 6. Lots 25, 38 of Section 1, T. 53 N., R. 101 W., Lot 5 of Tract 54, T. 53 N., R. 101 W.	105.75		E	Lots 3, 7, 8 of Section 36.	102.45
					J	Lots 4, 5, 6 of Section 36.	
						Lots 13, 14 of Section 36. Lots 27, 29, 31 of Section 1, T. 53 N., R. 101 W.	88.12
<i>Township 54 North, Range 100 West</i>							
31	B	Lots 9, 16, 18, 19 of Section 31. Lots 1, 11 of Section 36, T. 54 N., R. 101 W.	104.20	9	A	<i>Township 55 North, Range 101 West</i>	107.40
	C	Lots 13, 14, 20 of Section 31. Lot 12 of Section 36, T. 54 N., R. 101 W.	97.07		B	SW $\frac{1}{4}$ SE $\frac{1}{4}$ SE $\frac{1}{4}$ , S $\frac{1}{2}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$ of Section 4, Lot 4, E $\frac{1}{2}$ E $\frac{1}{2}$ E $\frac{1}{2}$ NE $\frac{1}{4}$ NW $\frac{1}{4}$ , NW $\frac{1}{4}$ NE $\frac{1}{4}$ , S $\frac{1}{2}$ NE $\frac{1}{4}$ NE $\frac{1}{4}$ , N $\frac{1}{4}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$ , N $\frac{1}{2}$ NE $\frac{1}{4}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$ , N $\frac{1}{2}$ SW $\frac{1}{4}$ NE $\frac{1}{4}$ , N $\frac{1}{2}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$ of Section 9.	115.78
	G	Lots 19, 24 of Section 18; Tract 12, S $\frac{1}{2}$ SW $\frac{1}{4}$ SW $\frac{1}{4}$ , S $\frac{1}{2}$ SW $\frac{1}{4}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$ , S $\frac{1}{2}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$ SW $\frac{1}{4}$ , S $\frac{1}{2}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$ , S $\frac{1}{2}$ SW $\frac{1}{4}$ NE $\frac{1}{4}$ SW $\frac{1}{4}$ , N $\frac{1}{2}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$ SW $\frac{1}{4}$ , N $\frac{1}{2}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$ of lot 43.	96.03		C	Lots 5, 7, 11, NW $\frac{1}{4}$ SE $\frac{1}{4}$ , S $\frac{1}{2}$ SW $\frac{1}{4}$ NE $\frac{1}{4}$ , S $\frac{1}{2}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$ , SW $\frac{1}{4}$ NE $\frac{1}{4}$ , S $\frac{1}{2}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$ , S $\frac{1}{2}$ SE $\frac{1}{4}$ SW $\frac{1}{4}$ , E $\frac{1}{2}$ E $\frac{1}{2}$ NE $\frac{1}{4}$ SW $\frac{1}{4}$ of Section 9.	100.71
					D	Lots 6, 12, SE $\frac{1}{4}$ SE $\frac{1}{4}$ , E $\frac{1}{2}$ E $\frac{1}{2}$ SE $\frac{1}{4}$ SE $\frac{1}{4}$ SW $\frac{1}{4}$ of Section 9; Lot 12 of Section 10; Lot 5 of Section 16.	118.00
11	H	Lots 28, 30, 32, 33 of Section 1; Lot 1 of Tract 89. Lot 40 of Section 1; Lot 27 of Section 2; E $\frac{1}{2}$ NE $\frac{1}{4}$ of Section 11; Lots 21, 22, 40 of Section 12.	87.47	10	A	Lots 1, 7, 8 of Section 10; Lot 4 of Section 11.	116.83
12	C	Lots 16, 17, 24, 25, 26, 27, 28, 29, 30, 31, SW $\frac{1}{4}$ NE $\frac{1}{4}$ , S $\frac{1}{2}$ NW $\frac{1}{4}$ NE $\frac{1}{4}$ , S $\frac{1}{2}$ NE $\frac{1}{4}$ NE $\frac{1}{4}$ of Section 12. Lot 16 of Section 7, T. 53 N., R. 101 W.	96.16	15	B	Lots 4, 5, 10, 11, SW $\frac{1}{4}$ NW $\frac{1}{4}$ , W $\frac{1}{2}$ NW $\frac{1}{4}$ of Section 10.	96.89
	G	Lots 24, 26 of Section 1; Lot 15, N $\frac{1}{2}$ NW $\frac{1}{4}$ NE $\frac{1}{4}$ , N $\frac{1}{2}$ NE $\frac{1}{4}$ NE $\frac{1}{4}$ of Section 12; Lot 6 of Tract 44. Lots 16, 18 of Section 6, T. 53 N., R. 100 W., Lot 17 of Section 7, T. 53 N., R. 100 W.	90.31	21	A	Lots 9, 11, 12, 13 of Section 16.	107.78
	F	Lots 23, 39 of Section 1; Lots 18, 19, 20, 23, 39 of Section 12; Lots 2, 4 of Tract 54.	96.46		B	Lots 7, 8, 12, 13 of Section 16.	111.90
89	E	Lots 13, 34 of Section 1; Lot 26 of Section 2; Lot 3 of Tract 54; Lot 2 of Tract 59.	93.95		C	Lots 10, 15, 16 of Section 15.	111.83
					E	Lot 1, W $\frac{1}{2}$ SE $\frac{1}{4}$ SW $\frac{1}{4}$ , W $\frac{1}{2}$ E $\frac{1}{2}$ SE $\frac{1}{4}$ SW $\frac{1}{4}$ , W $\frac{1}{2}$ E $\frac{1}{2}$ E $\frac{1}{2}$ SE $\frac{1}{4}$ SW $\frac{1}{4}$ of Section 9; Lot 6 of Section 16.	122.30
					B	Lots 1, 5 of Section 21.	100.23
35	F	<i>Township 54 North, Range 101 West</i>	100.99	27	A	Lots 6, 7, 11 of Section 21; W $\frac{1}{2}$ SW $\frac{1}{4}$ SW $\frac{1}{4}$ of Section 22; NW $\frac{1}{4}$ NW $\frac{1}{4}$ NW $\frac{1}{4}$ , N $\frac{1}{2}$ SW $\frac{1}{4}$ NW $\frac{1}{4}$ NW $\frac{1}{4}$ of Section 27; NE $\frac{1}{2}$ NE $\frac{1}{4}$ NE $\frac{1}{4}$ , N $\frac{1}{2}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$ , E $\frac{1}{2}$ NW $\frac{1}{4}$ NE $\frac{1}{4}$ , N $\frac{1}{2}$ SW $\frac{1}{4}$ NE $\frac{1}{4}$ , E $\frac{1}{2}$ NW $\frac{1}{4}$ NW $\frac{1}{4}$ NE $\frac{1}{4}$ of Section 28.	117.30
					A	Lot 2, SE $\frac{1}{4}$ SW $\frac{1}{4}$ , E $\frac{1}{2}$ SW $\frac{1}{4}$ SW $\frac{1}{4}$ of Section 22; E $\frac{1}{2}$ NW $\frac{1}{4}$ NW $\frac{1}{4}$ , NE $\frac{1}{4}$ NW $\frac{1}{4}$ , N $\frac{1}{2}$ NW $\frac{1}{4}$ NE $\frac{1}{4}$ of Section 27; E $\frac{1}{2}$ SE $\frac{1}{4}$ , SW $\frac{1}{4}$ SE $\frac{1}{4}$ , SE $\frac{1}{4}$ SW $\frac{1}{4}$ of Tract 38.	122.35
							97.38

#### State lands:

The following described sections and tracts are so-called school section lands. After the date hereof, water will be available therefor and the construction charges allocated to them will be repaid under the same terms and conditions as announced for the other lands covered by this notice upon water rental applications being properly executed and water rental payments made as required hereby:

Tract	Description	Irrigable area (acres)
<i>Township 55 North, Range 101 West</i>		
48	NE $\frac{1}{4}$ NE $\frac{1}{4}$ .....	25.70
	SE $\frac{1}{4}$ NE $\frac{1}{4}$ .....	32.26
	NE $\frac{1}{4}$ SE $\frac{1}{4}$ .....	20.07

The farm unit plats referred to above have been approved and are on file in the Office of the Superintendent, Bureau of Reclamation, Powell, Wyoming, and in the District Land Office at Cheyenne, Wyoming.

*2. Limit of acreage for which entry may be made or water secured.* The limit of area of public land per entry, representing the acreage which, in the

opinion of the Secretary of the Interior, may be reasonably required for the support of a family upon such lands, is fixed in the amounts shown upon the farm unit plats for the respective farm units listed above. The maximum area for which water may be secured for lands in private ownership shall be 160 acres of irrigable land for each landowner. No one can at the same time hold and obtain water rights on a Federal Reclamation Project for both a farm unit of public land and a tract of privately-owned land unless the installations on the water right, either for the farm unit or for the private lands, not exceeding 160 acres, have been paid in full. Until State lands pass to private ownership, water may be secured for such lands on a rental basis.

*3. Application for public lands.* An application for a farm unit listed in this notice must be filed with the Superintendent, Bureau of Reclamation, Powell, Wyoming, if the applicant desires to qualify under the terms of this no-

tice. No advantage will accrue to an applicant presenting his application in person. All applications received prior to 2:00 p. m., October 22, 1947, will be treated as simultaneously filed. Applications for a farm unit received after 2:00 p. m., October 22, 1947, will be considered only as provided in subparagraph (f) (5) of this notice.

(a) *Preference rights of veterans of World War II.* Pursuant to the provisions of the act of Congress of September 27, 1944 (58 Stat. 747), as amended by the acts of June 25, 1946 (Pub. Law 440, 79th Cong.) and May 31, 1947 (Pub. Law 82, 80th Congress) a preference right of application for a period of ninety days will be given to any person, including a person under 21 years of age, who has served in the military or naval forces of the United States for a period of at least ninety days at any time on or after September 16, 1940, and prior to the termination of the present war and who is honorably discharged and

## NOTICES

who makes homestead entry subsequent to such discharge. Such preference right extends to the spouse or in case of death or marriage to the guardian of the minor orphan children of (1) any person who has died as a result of wounds received or disability incurred in line of duty while serving in the military or naval forces of the United States at any time on or after September 16, 1940, and prior to the termination of the present war or (2) any person who, prior to his or her death, had the qualifications set forth in the first sentence of this subparagraph and would have been entitled to a preference right of application had he or she lived.

(1) An honorable discharge within the meaning of the act of September 27, 1944 (58 Stat. 747) as amended, shall mean (a) the separation of the veteran from the service by means of an honorable discharge or a discharge under honorable conditions, (b) the transfer of the veteran from active duty to a reserve or retired status prior to the termination of the war or (c) the ending of the period of the veteran's war service by reason of termination of the war, even though the veteran remains in the military or naval service.

(2) All applicants are required to answer fully Question 1, on the Farm Application Blank, and, if claiming veterans' preference, must attach thereto a photostatic, certified or authenticated copy of an official document of his respective branch of military or naval service which clearly indicates an honorable discharge as described in subsection (1) of this paragraph (a).

(3) Applicants entitled to veterans' preference must satisfy all requirements of entrymen set forth in this notice. They will be rated as prescribed in subparagraph (e) and, if found eligible, will be listed on a preference register in the order of their ratings.

(4) For the purpose of this notice the ninety-day preference right of application for veterans of World War II shall begin with the day lands described herein are opened for entry at 2:00 p. m., July 24, 1947, and continue until the close of the simultaneous filing period, 2:00 p. m., October 22, 1947. Applicants for farm units who do not claim or establish such veterans' preference will not be rated until it is evident that sufficient qualified applicants, who have veterans' preference rights and who have filed application not later than 2:00 p. m., October 22, 1947, are not available to enter all the farm units listed in this notice. Non-preference applicants, if and when rated, will be listed on a non-preference register in the order of their rating. When the preference register has been fully cleared by awards of farm units or withdrawal of applicants or both, awards will be made to applicants on the non-preference register in the manner described in subparagraph (f) (5).

(b) *How to file an application for a farm unit.* Farm Application Blanks on which to make application for a farm unit under this notice may be secured from the Superintendent, Bureau of Reclamation, Powell, Wyoming; the Regional Director, Bureau of Reclamation,

Billings, Montana; or the Commissioner, Bureau of Reclamation, Washington, D. C. The first paragraph of the application blank has spaces for the description of farm units for which the applicant wishes to be considered in the event he qualifies for the award of a unit. These blanks need not be filled in until the applicant is called for personal interview as prescribed in subparagraph f. However, he must set forth his preference prior to the interview. During the period set for personal interview, but before the actual interview, the Board will permit the applicant to fill in or change the description of the units which he elects after the applicant has had opportunity to make personal inspection of the farm units. If the Board deems it advisable, it may require the applicant to list, on a suitable form, all the units for which he wishes to be considered in the order of preference and sign a statement to the effect that he does not desire to be considered for any unit not listed. No advantage will accrue to an applicant who inspects the units elected prior to filing application, although each successful applicant must personally inspect the unit awarded prior to filing homestead entry with the District Land Office of the Bureau of Land Management. The choice of the applicant will be given full consideration. Except for the description of farm units in the first paragraph, all other questions on the farm application blank must be fully answered. Irrespective of any preference established under subparagraph (a), there must be strict compliance with the provisions of subparagraph (e).

(c) *Applicants must be qualified.* No entry shall be accepted or allowed by the Register of the District Land Office until the applicant therefor has satisfied the Examining Board appointed as set forth in subparagraph d below, that he is possessed of qualifications of industry, experience, character, and capital, as set forth in subparagraph (e). These qualifications are in addition to those required under the homestead laws. A statement of the qualifications required by the homestead laws may be secured from the District Land Office at Cheyenne, Wyoming, or from the Bureau of Land Management, Washington, D. C.

(d) *Examining Board.* An Examining Board of three members has been approved by the Commissioner of the Bureau of Reclamation to establish qualifications and consider the fitness of each applicant to undertake the development and operation of a farm. If found necessary, the Commissioner reserves the right to appoint additional or alternate members not to exceed a total of five. The Project Superintendent, who is a member of this Board representing the United States, will act as secretary. The statements made by applicants in their farm applications, as corroborated by the persons named as references therein, shall be used by the Board as the basis for determining the relative standing of applicants under subparagraph (e) below. Careful investigations will be made to verify the statements and representations made by applicants both on the farm application blanks and in the course

of personal interviews, to the end that no misunderstanding may prevail either regarding the applicant's fitness or his appreciation of the problem before him. Any falsification or fraudulent representation made or discovered at any time will cause an application to be rejected. The Board is authorized to make rules incident to carrying out the provisions of this Public Notice with respect to rating and selection of applicants, and to establish the time for personal interviews. The Board will rate applicants according to standards described in subparagraph (e), and award public land units to successful applicants as set forth in subparagraph (f).

(e) *Determination of relative standing of applicants.* To determine whether an applicant for a farm unit is qualified under the provisions of subsection C of Section 4 of the Act of December 5, 1924 (43 Stat. 702), he will be rated and examined. The relative standings of the applicants will be based upon percentage rating with the following maximum weights given to the four prescribed qualifications:

	Percent
I. Character	10
II. Industry	20
III. Capital	35
IV. Farm Experience	35

Applicants for a farm unit will be rated for each of the above four qualifications according to the following schedules, and no applicants will be considered eligible who fall below the minimum named in any one of the headings of these schedules:

	Percent
I. Character:	
(a) Fair	4 (minimum)
(b) Good	5 to 7
(c) Excellent	8 to 10
II. Industry:	
(a) Fair	5 (minimum)
(b) Good	6 to 10
(c) Excellent	11 to 20
III. Capital:	
(a) \$1,000 to \$1,499	20 (minimum) to 24
(b) \$1,500 to \$1,999	25 to 29
(c) \$2,000 to \$2,499	30 to 34
(d) \$2,500 or above	35 (maximum)
(e) One to four percent may be added to items (a), (b), or (c) for guaranteed credit of from \$1,000 to \$4,000: Provided—that the total percentage allowed for capital shall not exceed 35 percent. The credit must be suitable for the establishment of an economically sound farming operation.	

NOTE: The minimum capital requirement of \$1,000 set forth in (a) above must be assets owned by the applicant and credit may not be substituted therefor.

	Percent
IV. Farm experience:	
(a) 2 years of work as a farmer's son after the age of 12 years or as a farm operator or farm hand after the age of 15 years	20
(b) Each additional year's work as farm hand, farmer's son or farm operator	5
(c) Each year of agricultural training in college, or technical experience in field of agriculture, if deemed by the Board to be equivalent to farm experience	2½

NOTE: Item (a) is the minimum required for all applicants. The total percent allowed for items (a), (b), and (c), shall not exceed 35%. Farm experience must be of such nature as in the judgment of the Board will qualify the applicant to undertake the

development and operation of an irrigated farm by modern methods.

V. Although no rating is provided for the physical condition of the applicant, he must be in such physical condition as to permit satisfactory farm operation. If physically handicapped or afflicted with ailments making the condition questionable, a detailed statement by an examining physician should accompany the application. The examining board will determine from the individual's application blank and from a personal interview, should he be one of those applicants selected as set forth in subparagraph f (4) below, whether the applicant is physically able to operate a farm and shall disqualify him if facts are such as to warrant such disqualification.

(f) *Showing of applicants and selection thereof.* In conformity with the following method, farm units listed in this Public Notice will be awarded by the Board as follows:

(1) Each applicant qualifying for veteran's preference under the act of September 27, 1944 (58 Stat. 747), as amended, who satisfies the minimum requirements set forth in subparagraph (e) shall be given a preliminary rating based upon the showing made by his farm application blank. He will be listed on a preference register in the order of his rating. Applicants who do not fulfill the minimum requirements will be so notified by registered mail with return receipt demanded.

(2) As soon as possible after October 22, 1947, the Examining Board shall select from the preference register referred to in subparagraph (f) (1) above, 62 applicants, in the order of their rating. If the preliminary rating of any remaining applicants is the same as the last selected applicant, the Board will add the names of such additional applicants with the same rating to the list of 62 to participate in the drawing set forth in subparagraph (f) (3) below. Immediately following the selection of this group of 62 or more persons, all other applicants remaining on the preference register shall be notified by registered mail, with return receipt demanded, of their standing. Each such applicant shall also be notified that since the number of qualified applicants exceeds the number of available farms, his application must be suspended and held for further consideration as provided in this notice.

(3) The Board, in a suitable and impartial manner, shall then conduct a drawing of the names of all applicants selected as set forth in subparagraph (f) (2) above; entering their names on a priority list in the order drawn.

(4) The Board shall then call the first 31 applicants for personal interviews, advising each applicant of his standing on the priority list as established by the drawing. He shall be advised of the probability that he will be certified as an entryman, with priority of award in the order drawn if the interview is satisfactory. Ordinarily the applicant will be certified as an entryman after the interview unless he fails to substantiate his showing on the farm application blank or he fails to elect one of the farm units remaining available after higher priority awards have been made. If the

interview is satisfactory and the applicant is next on the list to receive a farm unit, the first unit on his preference list established as provided in subparagraph (b) above which is available will be awarded to him. If applicants higher on the priority list remain to be interviewed, definite allocation of a farm unit will be held in abeyance until all such prior award applicants have been allocated farm units. If any applicant is disqualified as set forth in paragraph 3 (e), his name shall be removed from the priority list and the preference register and other applicants on the priority list moved up in the order of their drawing. If any applicant is reduced below the lowest rating of the 62 or more applicants selected to participate in the drawing, his name shall be removed from the priority list and his position on the preference register adjusted in accordance with his revised rating. Additional applicants beyond the first 31, in the order of drawing, shall immediately be called for interview. To avoid the necessity of an applicant making a long journey without a reasonable assurance that he will receive a farm unit, no more applicants shall be called for interviews than there are units available. If the available farm units are all allocated before the names of all applicants on the priority list as provided in subparagraph (f) (3) are exhausted, each remaining applicant shall be notified by registered mail, with return receipt demanded, that all farm units to be opened have been allocated and that his application must be held for rejection. He will, however, retain his place on the priority list for further consideration should any units become available through failure of the entryman to complete his transaction, as provided in paragraph (h) below.

(5) Should the applicants on the priority list be exhausted before the available farm units are allotted, the selection process shall be repeated with the next highest rated group as outlined in subparagraph (f) (2), (3) and (4), immediately above. Should any farm units remain available when the preference register is exhausted, applications of persons who do not have veterans' preference and whose applications were filed prior to 2:00 p. m., October 22, 1947, will be considered as outlined in subparagraphs (f) (2), (3) and (4) immediately above. Should any farm units remain available after all applications filed before 2:00 p. m., October 22, 1947, have been considered, applications received after 2:00 p. m., October 22, 1947, will be considered in the order filed.

(6) Each action of the Board with respect to any individual applicant as provided in this subparagraph (f) is subject to appeal to the Director of Region 6, Bureau of Reclamation, Billings, Montana. Such appeals must be filed in the office of the Project Superintendent, Powell, Wyoming, within 15 days of receipt of notice of any action of the Board with respect to his application. The Superintendent will forward such appeals promptly to the Regional Director.

(g) *Notification of applicants.* (1) The decision of the Board as to the selec-

tion of successful applicants and the award of farm units shall be reduced to writing and a copy forwarded to the successful applicant, with return receipt requested. With such notice, the Board shall enclose statement of the minimum water charges due on the farm awarded and water-rental applications. Payment of the minimum water charges and such properly executed water-rental application must be in the office of the Bureau of Reclamation, Powell, Wyoming, within 15 days of receipt of the notice of award. Upon receipt by the Superintendent of the payment of minimum water charges, together with the executed water-rental application, within the period specified, the Secretary of the Examining Board will furnish each such applicant a certificate stating that his qualifications to enter public lands, as required by subsection C of section 4 of the act of December 5, 1924 (43 Stat. 702) have been passed upon and approved by that Board. Such certificate may be delivered personally or by registered mail, but in either case a proper acknowledgment of receipt must be secured. Such certificate must be attached by the applicant to his homestead application when he files such application at the District Land Office at Cheyenne, Wyoming. Such homestead application shall be filed within 30 days from the date of the receipt by the applicant of said certificate. Upon return of receipt indicating applicant has received above certificate, the Secretary of the Examining Board will indicate upon a copy thereof the time upon which the 30-day period for filing homestead application expires and forward same to the District Land Office.

(2) After all farm units have been entered, all applicants whose applications have not been previously rejected will be notified that the farm units listed in Public Notice No. 55 have been entered and all pending applications therefore are held for rejection.

(h) *Failure of selected applicant to complete transaction.* Failure of the selected applicant to pay the water charge or to make homestead application, or to execute and file any required water-rental application, within the time herein or hereafter specified, shall disqualify the applicant and entitle the Board to cancel the award of his farm unit and to award the same farm unit to another applicant selected in the manner prescribed in subparagraph (f).

(i) *Warning against unlawful settlement.* No person shall be permitted to gain or exercise any right under any settlement or occupation of any of the public lands covered by this notice except under the terms and conditions prescribed by this notice. *Provided, however,* That this shall not affect any valid existing right obtained by settlement or entry while the land was subject thereto.

(j) *Oil and gas lease.* Certain of the farm units are covered in whole or in part by oil and gas leases executed through the Bureau of Land Management under the act of February 25, 1920 (41 Stat. 437), as amended. Detailed information concerning these leases may be secured at the Bureau of Land Man-

## NOTICES

agement, Washington, D. C., or at the District Land Office, Cheyenne, Wyoming.

(k) *Reservation of rights-of-way for County, State and Federal highways and access roads.* Rights-of-way are reserved for County, State, and Federal highways and access roads to the farm units shown on said plats along section lines and other lines shown in red on the farm plats, said rights-of-way being in general 30 feet in width on each side of said lines for county roads, 20 feet each side of said lines for access roads, and either 40 feet or 50 feet each side of said lines for State and Federal highways.

(l) *Reservation of rights-of-way for telephone, electric transmission, water and sewer lines and water treating and pumping plants.* Rights-of-way are reserved for Government-owned telephone, electric transmission, water and sewer lines and water treating and pumping plants, as now constructed, and the Secretary reserves the right to locate such other Government-owned facilities over and across the farm units above described, as hereafter in his opinion may be necessary for the proper construction, operation or maintenance of said project.

(m) *Waiver of mineral rights.* All homestead entries for any of the above-described farm units will be subject to the laws of the United States governing mineral land, and all homestead applicants under this notice must waive the right to the mineral content of the land, if required to do so by the Land Office; otherwise, the homestead application will be rejected or the homestead entry cancelled.

4. *Application for delivery of water to State lands.* Blanks on which to make water-rental application for the State lands described in paragraph 1, may be secured from the Superintendent, Bureau of Reclamation, Powell, Wyoming; the Regional Director, Bureau of Reclamation, Billings, Montana; or the Commissioner, Bureau of Reclamation, Washington, D. C., and shall be filed on or after October 1, 1947.

5. *Charges payable by all water users.* The Reclamation Law provides that except during a "development period" fixed by the Secretary of the Interior water may not be delivered for the irrigation of lands until an organization, satisfactory in form and powers to the Secretary, has entered into a contract with the United States providing for the repayment of the project construction costs which are allocated to such irrigated lands. Pursuant to section 2 (j) and 7 (b) of the Reclamation Project Act of 1939, lands described in paragraph 1 of this Public Notice are hereby designated a development unit. The development period for the lands so designated is fixed at a period of six years from and including the first year in which water is delivered; provided, that such period may be extended by Supplemental Notice should the Secretary determine that further time is reasonably necessary to bring such lands under irrigation. All lands described in paragraph 1 must, therefore, be included within an organization of the type described and such organization must execute a contract covering the repayment of the construction costs allocated to such lands before the end of the development period.

(a) *Charges payable before execution of the repayment contract.* (1) The minimum water charge for 1948 and thereafter until further notice, shall be one dollar and seventy-five cents (\$1.75) per acre for each irrigable acre of land. This charge is due and payable in advance on or before January 1, of the year in which water is to be delivered. Payment of this charge will entitle the entryman or landowner to a farm delivery of 2 acre-feet of water per irrigable acre for each irrigation season.

(2) Additional water will be furnished during the 1948 irrigation season and thereafter until further notice at the rate of seventy-five cents (\$0.75) per acre-foot for the third acre-foot per irrigable acre and one dollar and twenty-five cents (\$1.25) per acre-foot for each additional acre-foot per irrigable acre thereafter. Charges for the additional water are to be paid on or before December 1, of the year in which used. No water shall be delivered to the water user in subsequent years until all such charges have been paid in full.

(3) In the event any applicant does not receive notice of the award of a farm unit until after July 1, 1948, or July 1 of any subsequent year, the entryman's payment of charges under this subparagraph a shall be applied to payment of water charges for the succeeding year.

(4) The foregoing charges are subject to all provisions of the Federal Reclamation Law relative to collections and penalties for delinquencies. The charges will be paid at the office of the Bureau of Reclamation, Powell, Wyoming.

(b) *Charges payable after execution of the repayment contract.* These charges will be paid by the water users in accordance with the terms of the repayment contract. They will include an annual charge per acre to meet operation and maintenance costs and to repay to the Government that portion of the construction costs allocated to the Heart Mountain Division. On the date of issue of this Public Notice, it is impracticable to determine (1) the total construction cost of the Heart Mountain Division distributary system; (2) the allocation of costs to the Heart Mountain Division of the Shoshone Federal Reclamation Project; and (3) the ultimate water-service area of the Division. Accordingly, no exact statement as to the total and per acre construction charge to be made against lands opened in this Public Notice is practicable. However, total estimated construction costs of the Heart Mountain Division is \$6,900,000. When the total construction charge has been determined and allocated by the Secretary of the Interior, and a repayment contract negotiated with the irrigation district, a supplementary notice announcing the total and per acre charges will be issued.

6. *Settler assistance in land development.* The Bureau of Reclamation, as an incident to the completion of the project, will assist entrymen, in appropriate cases, on a reimbursable basis, in development of farm units, including clearing and rough leveling the land and roughing in of farm irrigation and sur-

face drainage systems beyond the farm turnout.

WILLIAM E. WARNE,  
Assistant Secretary of the Interior.

JULY 7, 1947.

[F. R. Doc. 47-8870; Filed, July 22, 1947;  
8:45 a. m.]

## Geological Survey

COLORADO, OREGON, AND WASHINGTON

POWER SITE CLASSIFICATION NO. 382

JULY 15, 1947.

Pursuant to authority vested in me by the act of March 3, 1879 (20 Stat. 394; 43 U. S. C. 31), and by Departmental Order No. 2333 of the Acting Secretary of the Interior dated June 10, 1947 (12 F. R. 4025), the following described land is hereby classified as power sites insofar as title thereto remains in the United States and subject to valid existing rights; and this classification shall have full force and effect under the provisions of sec. 24 of the act of June 10, 1920, as amended by sec. 211 of the act of August 26, 1935 (41 Stat. 1075; 16 U. S. C., Supp. V, 818):

SAN MIGUEL RIVER, COLORADO

NEW MEXICO PRINCIPAL MERIDIAN

T. 46 N., R. 14 W.  
Sec. 7, lots 2 and 5.

ROARING FORK, COLORADO  
SIXTH PRINCIPAL MERIDIAN

T. 7 S., R. 89 W.  
Sec. 12, lots 6 and 14.

CEDAR CREEK, AND DEEP CREEK, OREGON  
WILLAMETTE MERIDIAN

T. 26 S., R. 8 W.,  
Sec. 8, NW $\frac{1}{4}$  NW $\frac{1}{4}$ .  
T. 40 S., R. 22 E.,  
Sec. 9, SW $\frac{1}{4}$  NE $\frac{1}{4}$ ;  
Sec. 28, NE $\frac{1}{4}$  NE $\frac{1}{4}$ .

COLUMBIA RIVER, WASHINGTON  
WILLAMETTE MERIDIAN

T. 30 N., R. 26 E.,  
Sec. 24, lot 6.

The areas described aggregate 129.89 acres in Colorado, 160 acres in Oregon, and 36.00 acres in Washington.

THOMAS B. NOLAN,  
Acting Director.

JULY 15, 1947.

[F. R. Doc. 47-8869; Filed, July 22, 1947;  
8:45 a. m.]

## FEDERAL POWER COMMISSION

[Project 1971]

IDAHO POWER CO.

NOTICE OF APPLICATION FOR PRELIMINARY PERMIT

JULY 17, 1947.

Public notice is hereby given pursuant to the provisions of the Federal Power Act (16 U. S. C. 791-825r) that Idaho Power Company of Boise, Idaho, has made application for preliminary permit for major Project No. 1971 (known as Oxbow development) to be located on

Snake River and on lands of the United States in Baker County, Oregon, and Adams and Washington Counties, Idaho. The proposed project is to consist of a concrete dam across Snake River at the Oxbow site approximately 4 miles in a southerly direction from Homestead, Oregon, creating a reservoir about 11 miles long with an area of about 1,000 acres; two tunnels, one of which would be an existing tunnel enlarged, through the Oxbow to the powerhouse site; a powerhouse with installed capacity of approximately 140,000 kilowatts in four units at the outlet of the tunnels on the Oregon bank of the river about 3 miles downstream from the dam; and appurtenant facilities. The proposed project is to replace an existing power plant at the Oxbow site.

Any protest against the approval of this application or request for hearing thereon, with reasons for such protest or request, and the name and address of the party or parties so protesting or requesting, should be submitted before August 22, 1947, to the Federal Power Commission at Washington, D. C.

[SEAL]

J. H. GUTRIDE,  
Acting Secretary.

[F. R. Doc. 47-6868; Filed, July 22, 1947;  
8:45 a. m.]

## SECURITIES AND EXCHANGE COMMISSION

[File No. 70-1448]

IOWA-ILLINOIS GAS AND ELECTRIC CO. AND  
UNITED LIGHT AND RAILWAYS CO.

SUPPLEMENTAL ORDER PERMITTING APPLICA-  
TION AND DECLARATION TO BECOME  
EFFECTIVE

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pa. on the 16th day of July 1947.

Iowa-Illinois Gas and Electric Company ("Iowa-Illinois") and its parent, The United Light and Railways Company ("Railways"), a registered holding company, having filed joint application and declaration and amendments thereto pursuant to the applicable provisions of the Public Utility Holding Company Act of 1935 and the rules and regulations promulgated thereunder regarding (1) the issuance and sale at competitive bidding by Iowa-Illinois of \$22,000,000 principal amount of First Mortgage Bonds, due 1977 and the issuance and sale by Iowa-Illinois and the purchase by Railways of 35,000 additional authorized but unissued shares of common stock of Iowa-Illinois having a par value of \$100 per share for a cash consideration of \$3,500,000; and

Iowa-Illinois and Railways having requested that our order conform to the requirements of sections 371 (b), 371 (f), 373 (a) and 1808 (f) of the Internal Revenue Code, as amended, in respect to the expenditure by Railways of the net cash proceeds (\$274,095.73) of the sale in 1946 of 2,436 shares of 5% Cumulative Convertible Preferred Stock of International Paper Company to pay a portion of the purchase price of the 35,000 shares of common stock of Iowa-Illinois and in

respect of the issuance by Iowa-Illinois of the common shares to be purchased thereby; and

The Commission having by order dated July 2, 1947, granted said application, as amended, and permitted said declaration, as amended, to become effective subject to the terms and conditions prescribed in Rule U-24 and to the further condition that the proposed transactions shall not be consummated until the results of competitive bidding pursuant to Rule U-50 shall have been made a matter of record in this proceeding and a further order shall have been entered by this Commission in the light of the record so completed, jurisdiction having been reserved for this purpose; and

Iowa-Illinois and Railways having filed a further amendment to said application and declaration setting forth the action taken by Iowa-Illinois to comply with the requirements of Rule U-50 and showing that pursuant to the invitation for competitive bids, five groups of bidders have submitted bids for the bonds as follows:

Bidding group headed by—	Price to company	Interest rate	Cost to company
	Percent	Percent	Percent
The First Boston Corp.....	100.779	2.75	2.712
Harris Hall & Co., Inc.....	100.7599	2.75	2.713
Blyth & Co., Inc.....	100.523	2.75	2.724
Halsey, Stuart & Co., Inc.....	100.4099	2.75	2.730
Glore, Forgan & Co.....	100.3521	2.75	2.733

Said amendment having further set forth that Iowa-Illinois has accepted the bid of the group headed by The First Boston Corporation for the First Mortgage Bonds as set out above and that such bonds will be offered for sale to the public at a price of 101.4% of the principal amount thereof plus accrued interest from March 1, 1947 to the date of delivery resulting in an underwriters spread of .621% of the principal amount of the bonds; and

The Commission having examined the record in the light of said amendment and finding no basis for imposing terms and conditions with respect to the price to be paid for said bonds, the redemption prices thereof, the interest rate thereon, and the underwriters spread and its allocation with respect to the bonds;

*It is ordered effective forthwith, That said application and declaration, as amended, be and the same hereby is granted and permitted to become effective, respectively, subject to the terms and conditions prescribed in Rule U-24.*

*It is further ordered and recited, In view of the requirements of sections 371 (b), 371 (f), 373 (a) and 1808 (f) of the Internal Revenue Code, as amended, that the following transactions proposed in the aforesaid application and declaration, as amended, are necessary or appropriate to the integration or simplification of the holding company system of which Railways and Iowa-Illinois are members and necessary or appropriate to effectuate the provisions of section 11 (b) of the Public Utility Holding Company Act of 1935, 49 Stat. 820 (U. S. C., Title 15, sec. 79K (b)) and that the following transactions be consummated within the time required by Rule U-24 of*

the general rules and regulations under the Public Utility Holding Company Act of 1935:

1. The expenditure by Railways of the entire net cash proceeds in the amount of \$274,095.73, received by it from the sale during 1946, pursuant to prior orders of the Commission, of 2,436 shares of \$100 par value 5% Cumulative Convertible Preferred Stock of International Paper Company, for the purchase of common shares of Iowa-Illinois of the par value of \$100 per share at the price of \$100 per share; and

2. The issuance by Iowa-Illinois of the common shares so to be purchased.

By the Commission.

[SEAL]

ORVAL L. DUBoIS,  
Secretary.

[F. R. Doc. 47-6875; Filed, July 22, 1947;  
8:46 a. m.]

[File No. 70-1514]

SOUTHERN NATURAL GAS CO. AND FEDERAL  
WATER AND GAS CORP.

## ORDER MODIFYING CONDITION AND GRANTING EXTENSION OF TIME

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pa., on the 16th day of July A. D. 1947.

Southern Natural Gas Company ("Southern Natural"), a registered holding company and a subsidiary of Federal Water and Gas Corporation ("Federal"), a registered holding company, and Federal, having heretofore filed, respectively, a declaration and an application pursuant to sections 12 (f) and 10 of the Public Utility Holding Company Act of 1935, and Rules U-23 and U-43 promulgated thereunder, with respect to the payment by Southern Natural to its common stockholders of a dividend, consisting of 1,409,212 shares of the common stock of its non-utility subsidiary, Southern Production Company, Inc. ("Production"), on the basis of one share of the common stock of Production for each share of the common stock of Southern Natural, and the acquisition by Federal, as the owner of 765,022 shares of Southern Natural's common stock, of a like number of the common shares of Production; and

The Commission having by order dated May 22, 1947, permitted said declaration to become effective and granted said application subject to the terms and conditions prescribed in Rule U-24, which rule provides in part that, unless otherwise ordered, the proposed transactions be carried out within sixty days of the Commission's order permitting the declaration to become effective and granting the application; and

Southern Natural and Federal having requested that the time within which the transactions set forth in the aforesaid declaration and application may be consummated be extended to July 28, 1947, stating that such extension is necessary by reason of the fact that the aforesaid shares of the common stock of Production are not deliverable to the common stockholders of Southern Natural until said date; and

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The Commission having considered said request and deeming it appropriate that it be granted;

*It is ordered*, That the terms and conditions contained in our order of May 22, 1947, be and hereby are modified to the extent necessary to extend the time within which the aforesaid transactions may be consummated to July 28, 1947.

By the Commission.

[SEAL] ORVAL L. DUBois,  
Secretary.

[F. R. Doc. 47-6874; Filed, July 22, 1947;  
8:46 a. m.]

[File No. 70-1550]

INTERSTATE POWER CO.

ORDER PERMITTING DECLARATION TO BECOME  
EFFECTIVE

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pa., on the 15th day of July A. D. 1947.

Interstate Power Company ("Interstate"), a registered holding company, having filed a declaration pursuant to the Public Utility Holding Company Act of 1935, particularly sections 6 and 7 thereof, regarding the following transactions:

1. The issue and sale, on or before August 1, 1947, of two Collateral Promissory Notes, each in the principal amount of \$550,000, bearing interest at the rate of 2% per annum and maturing December 1, 1947, one of said notes to be sold to The Chase National Bank of the City of New York ("Chase") and the other to Manufacturers Trust Company, New York ("Manufacturers").

2. The issue and pledge as collateral security for the aforesaid notes of \$1,100,000 principal amount of Interstate's First Mortgage Bonds, 5% Series, due 1957.

3. The issue and sale, on or before October 15, 1947, of two Collateral Promissory Notes, each in the principal amount of \$250,000, bearing interest at a rate not exceeding 2% per annum and maturing on December 1, 1947; one of said notes to be sold to Chase, and the other to Manufacturers.

4. In the event that Interstate's plan of reorganization (which was approved by the Commission on January 24, 1947 pursuant to section 11 (e) of the act and by the District Court of the United States for the District of Delaware on April 24, 1947) is not consummated prior to the issuance of said \$500,000 principal amount of notes specified in paragraph 3 above, the issue and pledge, as collateral for said notes, of \$500,000 principal amount of Interstate's First Mortgage Bonds, 5% Series, due 1957;

5. If the aforesaid reorganization plan is consummated prior to the maturity date, December 1, 1947, of the aforesaid aggregate \$1,600,000 principal amount of notes, the issue and sale of two promissory notes, ("refunding notes") each in the principal amount of \$800,000 and maturing no more than one year from the date of issue and bearing interest at a rate not exceeding 2% per annum, one

of said notes to be sold to Chase, and the other to Manufacturers. Said notes are either to be unsecured, or if unsecured loans cannot be obtained, to be secured by the pledge, at the earliest date practicable after issuance of said notes, consistent with the provisions of Interstate's proposed Indenture and First Supplemental Indenture, to be dated as of June 1, 1947, of an equal aggregate principal amount of First Mortgage Bonds, \_\_\_\_\_% Series, due 1977, to be issued under said indenture. Said issue and sale of refunding notes will be for the purpose of permitting the repayment of the aforesaid aggregate \$1,600,000 principal amount of Collateral Promissory Notes. It is represented that said aggregate \$1,600,000 principal amount of refunding notes will be retired, after consummation of said plan of reorganization, through permanent financing as soon as Interstate considers such permanent financing feasible.

The declaration states that the proceeds from the proposed issue and sale of \$1,600,000 principal amount of Collateral Promissory Notes will be applied toward the financing of Interstate's construction program. The declaration states further that by reason of credits which it will have in its account with the Corporate Trustee under the indenture securing its First Mortgage Bonds, 5% Series, due 1957, based on property additions, Interstate will be entitled to the authentication and delivery by said trustee, prior to July 15, 1947, of \$1,100,000 principal amount of additional 5% bonds, and will be entitled, by reason of similar credits, to the authentication and delivery by said trustee, prior to October 15, 1947, of an additional \$500,000 principal amount of said bonds. Interstate further represents that since property additions, as defined in the proposed Indenture and First Supplemental Indenture to be dated as of June 1, 1947, made subsequent to December 31, 1946, will be fundable, Interstate will be entitled under the provisions of said indenture, on the basis of property additions made subsequent to December 31, 1946, to the authentication and delivery by the Corporate Trustee under said indenture of \$1,600,000 principal amount of First Mortgage Bonds, \_\_\_\_\_% Series, due 1977, at the time of the consummation of said reorganization plan, in case it is necessary to issue said bonds as collateral security as outlined in paragraph 5 above.

Said declaration having been filed on June 16, 1947 and notice of such filing having been duly given in the manner prescribed by Rule U-23 promulgated pursuant to said act, and the Commission not having received a request for hearing thereon within the period specified in said notice, or otherwise, and not having ordered a hearing thereon; and

Interstate having requested that the Commission take appropriate action to accelerate its order herein and that said order become effective forthwith, and the Commission deeming it appropriate to grant such request; and

The Commission finding with respect to said declaration that the requirements of the applicable provisions of the act and rules thereunder are satisfied, and that no adverse findings are necessary

thereunder, and deeming it appropriate in the public interest and in the interests of investors and consumers that said declaration be permitted to become effective:

*It is hereby ordered*, Pursuant to Rule U-23 and the applicable provisions of said act and subject to the terms and conditions prescribed in Rule U-24, that the aforesaid declaration be, and the same hereby is, permitted to become effective forthwith.

By the Commission.

[SEAL] ORVAL L. DUBois,  
Secretary.

[F. R. Doc. 47-6873; Filed, July 22, 1947;  
8:46 a. m.]

[File No. 70-1557]

ARKANSAS NATURAL GAS CORP. AND ARKANSAS LOUISIANA GAS CO.

NOTICE OF FILING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 16th day of July A. D. 1947.

Notice is hereby given that a joint declaration has been filed with this Commission, pursuant to the Public Utility Holding Company Act of 1935, by Arkansas Natural Gas Corporation ("Arkansas Natural"), a registered holding company, and its subsidiary, Arkansas Louisiana Gas Company ("Arkansas Louisiana"). Declarants have designated sections 6 (a), 7 and 12 (b) of the act as applicable to the proposed transactions.

Notice is further given that any interested person may, not later than July 28, 1947, at 5:30 p. m., e. d. s. t., request the Commission in writing that a hearing be held on such matter, stating the reasons for such request, the nature of his interest, and the issues of fact or law raised by said declaration which he desires to controvert, or may request that he be notified if the Commission orders a hearing thereon. At any time after July 28, 1947, said declaration, as filed or as amended, may be permitted to become effective as provided in Rule U-23 of the rules and regulations promulgated under said act, or the Commission may exempt such transactions as provided in Rules U-20 (a) and U-100 thereof. Any such request should be addressed: Secretary, Securities and Exchange Commission, 18th and Locust Streets, Philadelphia 3, Pennsylvania.

All interested persons are referred to said declaration which is on file in the office of the Commission for a statement of the transactions therein proposed, which are summarized as follows:

Arkansas Louisiana proposes to enter into a loan agreement with the Guaranty Trust Company of New York pursuant to which the bank will be obligated to lend Arkansas Louisiana \$11,500,000 on October 15, 1947 and to extend credit for an additional amount of \$2,500,000. Under said agreement Arkansas Louisiana proposes to borrow \$11,500,000 on October 15, 1947 and to issue in evidence therefor its installment promissory note, bearing interest at 2 1/4% per annum, payable at the rate of

\$500,000 semi-annually to April 15, 1949 and thereafter at the rate of \$625,000 semi-annually to April 15, 1957, the date of the final installment. The remaining \$2,500,000 may be borrowed by Arkansas Louisiana as needed in amounts of \$250,000 or a multiple thereof at any time prior to October 15, 1948, such borrowings to be evidenced by notes which are to bear interest at the rate of 2½% per annum and mature on October 15, 1957. Arkansas Louisiana will pay the bank a commitment fee at the rate of ¼ of 1% per annum on the maximum aggregate amount of loans to be made under the loan agreement (\$14,000,000) from June 19, 1947, the date of the bank's obligation to lend said amount, to October 15, 1947. In addition, Arkansas Louisiana will pay a similar commitment fee on the daily average unused amount of the said \$2,500,000 which the bank is obligated to lend from October 15, 1947 to October 15, 1948.

Arkansas Louisiana proposes to use \$8,875,465 of the net proceeds of the bank loan of \$11,500,000 for the redemption, on October 15, 1947, of its outstanding First Mortgage Bonds in the aggregate principal amount of \$8,700,000 at their respective redemption prices. The remaining balance of said loan, together with the net proceeds of any additional notes, is for the stated purpose of financing the company's construction program.

Arkansas Natural, as the holder of all of the 4½% Sinking Fund Debentures due 1955 in the principal amount of \$6,500,000 issued by Arkansas Louisiana, proposes to enter into an agreement together with Arkansas Louisiana and the Bank providing for the subordination of said Debentures, with respect to payment of principal and interest thereon, to the payment of the notes proposed to be issued under the aforesaid loan agreement in the manner and to the extent set forth in said Subordination Agreement. In connection with the execution of the Subordination Agreement, Arkansas Natural will place upon the aforesaid debentures an appropriate legend.

Fees and expenses, exclusive of commitment fees, have been estimated at \$17,500, of which \$12,500 are for legal fees.

Declarants state that no State commission has jurisdiction over the proposed transactions.

Declarants request that the Commission's Order permitting the declaration become effective forthwith.

By the Commission.

[SEAL] ORVAL L. DUBois,  
Secretary.

[F. R. Doc. 47-6872; Filed, July 22, 1947;  
8:45 a. m.]

## DEPARTMENT OF JUSTICE

### Office of Alien Property

AUTHORITY: 40 Stat. 411, 55 Stat. 839, Pub. Laws 322, 671, 79th Cong., 60 Stat. 50, 925; 50 U. S. C. and Supp. App. I, 616, E. O. 9193, July 6, 1942, 3 CFR, Cum. Supp., E. O. 9567, June 8, 1945, 3 CFR, 1945 Supp., E. O. 9788, Oct. 14, 1946, 11 F. R. 11981.

[Vesting Order 9339]

ROBERT AHR

In re: Estate of Robert Ahr, deceased. File D-28-11848; E. T. sec. 16059.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Albert Ahr, Otto Ahr and Rosa Bauer, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);

2. That all right, title, interest and claim of any kind or character whatsoever of the persons named in subparagraph 1 hereof in and to the Estate of Paul Arden, deceased, is property payable or deliverable to, or claimed by, the aforesaid national of a designated enemy country (Germany);

3. That such property is in the process of administration by J. Ray Keaton, as administrator, acting under the judicial supervision of the Superior Court of the State of California, in and for the County of Marin;

and it is hereby determined:

2. That all right, title, interest and claim of any kind or character whatsoever of the person named in subparagraph 1 hereof in and to the Estate of Paul Arden, deceased, is property payable or deliverable to, or claimed by, the aforesaid national of a designated enemy country (Germany);

3. That such property is in the process of administration by J. Ray Keaton, as administrator, acting under the judicial supervision of the Superior Court of the State of California, in and for the County of Marin;

and it is hereby determined:

4. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 9, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,  
Assistant Attorney General,  
Director, Office of Alien Property.

[F. R. Doc. 47-6897; Filed, July 22, 1947;  
8:48 a. m.]

[Vesting Order 9341]

FREDERICK C. BECKORD

In re: Estate of Frederick C. Beckord, deceased. File No. D-28-10888; E. T. sec. 15336.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Otto Beckord, whose last known address is Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the distributees and next of kin of Frederick C. Beckord, deceased, whose names are unknown, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany);

3. That all right, title, interest and claim of any kind or character whatsoever of the persons identified in subparagraph 1 and 2 hereof, and each of them, in and to the estate of Frederick C. Beckord, deceased, is property payable or deliverable to, or claimed by, the aforesaid national of a designated enemy country (Germany);

[Vesting Order 9340]

PAUL ARDEN

In re: Estate of Paul Arden, deceased. File D-28-11952; E. T. sec. 16117.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Mrs. Martha Wohlers, whose last known address is Germany, is a resident of Germany and a national of a designated enemy country (Germany);

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4. That such property is in the process of administration by George B. Seals, c/o Anthony M. Hauck, Jr., Esq., as administrator of the estate of Frederick C. Beckord, deceased, acting under the judicial supervision of the Hunterdon County Orphans' Court, Flemington, New Jersey, and it is hereby determined:

5. That to the extent that the above named person and the distributees and next of kin of Frederick C. Beckord, deceased, whose names are unknown, are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 9, 1947.

For the Attorney General,

[SEAL] DAVID L. BAZELON,  
Assistant Attorney General,  
Director, Office of Alien Property.

[F. R. Doc. 47-6898; Filed, July 22, 1947;  
8:48 a. m.]

[Vesting Order 9342]

SOPHIE BUDENBENDER

In re: Estate of Sophie Budenbender, deceased. File No. 017-20364.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That William Helberg, Sophie Helberg, sister-in-law, Sophie Helberg, niece, Frieda Helberg, Heinrich Helberg and Mina Helberg, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);

2. That the issue, names unknown, of William Helberg, and issue, names unknown, of Mina Helberg, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany);

3. That all right, title, interest and claim of any kind or character whatsoever of the persons identified in subparagraphs 1 and 2 hereof, and each of them, in and to the Estate of Sophie Budenbender, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Germany);

4. That such property is in the process of administration by Erich Schwager, as executor, acting under the judicial super-

vision of the Surrogate's Court of Westchester County, New York;

and it is hereby determined:

5. That to the extent that the above-named persons and the issue, names unknown, of William Helberg, and issue, names unknown, of Mina Helberg, are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 9, 1947.

For the Attorney General,

[SEAL] DAVID L. BAZELON,  
Assistant Attorney General,  
Director, Office of Alien Property.

[F. R. Doc. 47-6899; Filed, July 22, 1947;  
8:48 a. m.]

[Vesting Order 9343]

MIKE FARKAS

In re: Estate of Mike Farkas, deceased. File D-66-1834; E. T. sec. 10838.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Julianne Farkas Horvath, Anna Farkas Nometh, Terez Farkas, Eva Farkas Kapogs, Pal Farkas, Janos Farkas, Maria Farkas Hingyi, Gyorgy Farkas, Antal Farkas, Maria Farkas Toth, whose last known addresses are Hungary, are residents of Hungary and nationals of a designated enemy country (Hungary);

2. That all right, title, interest and claim of any kind or character whatsoever of the persons named in subparagraph 1 hereof in and to the Estate of Mike Farkas, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Hungary);

3. That such property is in the process of administration by Anna Woodhall, as Administratrix, acting under the judicial supervision of the Probate Court of Cuyahoga County, Ohio;

and it is hereby determined:

4. That to the extent that the persons named in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Hungary).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 9, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,  
Assistant Attorney General,  
Director, Office of Alien Property.

[F. R. Doc. 47-6900; Filed, July 22, 1947;  
8:49 a. m.]

[Vesting Order 9344]

DAVID FEITH

In re: Estate of David Feith, deceased. File No. D-34-898; E. T. sec. 15380.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Hermina Goldstein and Rezsi Goldstein, whose last known address is Hungary, are residents of Hungary and nationals of a designated enemy country (Hungary);

2. That the issue, names unknown, of Hermina Goldstein, and the issue, names unknown, of Rezsi Goldstein, who there is reasonable cause to believe are residents of Hungary, are nationals of a designated enemy country (Hungary);

3. That all right, title, interest and claim of any kind or character whatsoever of the persons identified in subparagraphs 1 and 2 hereof, and each of them, in and to the estate of David Feith, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Hungary);

4. That such property is in the process of administration by Emanuel Gross, as executor, acting under the judicial supervision of the Surrogate's Court of Sullivan County, State of New York;

and it is hereby determined:

5. That to the extent that the persons identified in subparagraph 1 and the issue, names unknown, of Hermina Goldstein, and the issue, names unknown, of Rezsi Goldstein, are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Hungary).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or other-

wise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 9, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,  
Assistant Attorney General,  
Director, Office of Alien Property.

[F. R. Doc. 47-6901; Filed, July 22, 1947;  
8:49 a. m.]

[Vesting Order 9345]

PETER FILIMON

In re: Estate of Peter Filimon, deceased. File No. D-57-463; E. T. sec. 15953.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Tiva Stoica, Anna Corpode and Lena Bibolas, whose last known address is Rumania, are residents of Rumania and nationals of a designated enemy country (Rumania);

2. That all right, title, interest and claim of any kind or character whatsoever of the persons identified in subparagraph 1 hereof in and to the estate of Peter Filimon, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Rumania);

3. That such property is in the process of administration by Nicholas M. Filimon, as Administrator, acting under the judicial supervision of the Middlesex County Surrogate's Court, New Brunswick, New Jersey;

and it is hereby determined:

4. That to the extent that the persons identified in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Rumania).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 9, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,  
Assistant Attorney General,  
Director, Office of Alien Property.

[F. R. Doc. 47-6902; Filed, July 22, 1947;  
8:49 a. m.]

[Vesting Order 9346]

FRIEDRICH ADOLF HOLLAND

In re: Trust u/w of Friedrich Adolf Holland, deceased. File No. D-57-447; E. T. sec. 14893.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Erhard Holland, whose last known address is Rumania, is a resident of Rumania and a national of a designated enemy country (Rumania);

2. That all right, title, interest and claim of any kind or character whatsoever of the person identified in subparagraph 1 hereof in and to the trust u/w of Friedrich Adolf Holland, deceased, is property payable or deliverable to, or claimed by, the aforesaid national of a designated enemy country (Rumania);

3. That such property is in the process of administration by Clarence A. McLaughlin, Jr., as trustee, acting under the judicial supervision of the Probate Court, Plymouth County, Massachusetts;

and it is hereby determined:

4. That to the extent that the person identified in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Rumania).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 9, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,  
Assistant Attorney General,  
Director, Office of Alien Property.

[F. R. Doc. 47-6903; Filed, July 22, 1947;  
8:49 a. m.]

[Vesting Order 9348]

EMILIE A. JAHNS

In re: Estate of Emilie A. Jahns, deceased. File No. D-28-11823; E. T. sec. 16019.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Heinrich Jahns and Sophie Spinzig, whose last known address is Germany, are residents of Germany and

nationals of a designated enemy country (Germany);

2. That the issue, names unknown, of Heinrich Jahns, and the issue, names unknown, of Sophie Spinzig, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany);

3. That all right, title, interest and claim of any kind or character whatsoever of the persons identified in subparagraphs 1 and 2 hereof, and each of them, in and to the Estate of Emilie A. Jahns, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Germany);

4. That such property is in the process of administration by Carl Kendziora, as Executor of the Estate of Emilie A. Jahns, deceased, acting under the judicial supervision of the Hudson County Orphans' Court, Jersey City, State of New Jersey;

and it is hereby determined:

5. That to the extent that the above named persons and the issue, names unknown of Heinrich Jahns, and the issue, names unknown, of Sophie Spinzig, are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 9, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,  
Assistant Attorney General,  
Director, Office of Alien Property.

[F. R. Doc. 47-6904; Filed, July 22, 1947;  
8:49 a. m.]

[Vesting Order 9349]

WILHELMINE LAMMERS

In re: Estate of Wilhelmine Lammers, a/k/a Minnie Lammers and Minie Lammers, deceased. File No. D-28-1687; E. T. sec. 656.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Friederike Lammers, whose last known address is Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That all right, title, interest and claim of any kind or character whatsoever of the person named in subpara-

## NOTICES

graph 1 hereof in and to the estate of Wilhelmine Lammers, a/k/a Minnie Lammers and Minie Lammers, deceased, is property payable or deliverable to, or claimed by, the aforesaid national of a designated enemy country (Germany);

3. That such property is in the process of administration by Josephine Giezen-danner, as executrix, acting under the judicial supervision of the Surrogate's Court of Bronx County, New York;

and it is hereby determined:

4. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 9, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,  
Assistant Attorney General,  
Director, Office of Alien Property.

[F. R. Doc. 47-6905; Filed, July 22, 1947;  
8:49 a. m.]

[Vesting Order 9351]

RUDOLF LESCH

In re: Trust under the will of Rudolf Lesch, also known as Rudolf G. A. Lesch, deceased. File D-28-11512; E. T. sec. 15742.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Trude Kammholz, Ingeborg Kammholz, Carl Becker and Maria Becker, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);

2. That all right, title, interest and claim of any kind or character whatsoever of the persons identified in subparagraph 1 hereof in and to the Estate of and the trust created under the will of Rudolf Lesch, also known as Rudolf G. A. Lesch, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Germany);

3. That such property is in the process of administration by Albert Hirst, as Executor, and Donald R. Allen, as Trustee, acting under the judicial supervision of

the Surrogate's Court, New York County, State of New York;

and it is hereby determined:

4. That to the extent that the persons identified in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 9, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,  
Assistant Attorney General,  
Director, Office of Alien Property.

[F. R. Doc. 47-6906; Filed, July 22, 1947;  
8:49 a. m.]

[Vesting Order 9407]

YAICHIRO AKATA

In re: Real and personal property, bank account and claim owned by Yaichiro Akata. D-39-19037, D-39-19037-B-1, D-39-19037-C-1.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Yaichiro Akata, whose last known address is Fukuoka-ken, Japan, is a resident of Japan and a national of a designated enemy country (Japan);

2. That the property described as follows:

a. Real property situated at Waikahalulu, Honolulu, T. H., particularly described in Exhibit A, attached hereto and by reference made a part hereof, together with all hereditaments, fixtures, improvements and appurtenances thereto, and any and all claims for rents, refunds, benefits or other payments arising from the ownership of such property,

b. One three drawer dresser with mirror and six crates, together with contents, believed to contain clothing, held for Yaichiro Akata in the custody of the Swedish Vice-Consulate, 1742 Nuuuan Avenue, Honolulu, T. H.

c. That certain debt or other obligation owing to Yaichiro Akata by Bishop National Bank of Hawaii, Honolulu, T. H., arising out of a checking account entitled Yaichiro Akata, and any and all rights to demand, enforce and collect the same, and

d. That certain debt or other obligation owing to Yaichiro Akata by Gustaf W. Olson, arising by reason of rents collected from the real property described in subparagraph 2a hereof,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Japan);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described in subparagraph 2a hereof, subject to recorded liens, encumbrances and other rights of record held by or for persons who are not nationals of designated enemy countries, and,

There is hereby vested in the Attorney General of the United States the property described in subparagraphs 2b-2d inclusive hereof,

All such property so vested to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 16, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,  
Assistant Attorney General,  
Director, Office of Alien Property.

#### EXHIBIT A

All of that certain parcel of land (portion of the land described in and covered by Royal Patent Number 3615, Land Commission Award Number 727, Apana 2 to R. Kunane and situate within the boundaries of the land described in Royal Patent Number 7252, Land Commission Award Number 4452 to Hazaleleponi Kalama) situate, lying and being on the Southeast side of Waikahalulu Lane, at Waikahalulu, Honolulu, City and County of Honolulu, Territory of Hawaii, and thus bounded and described:

Beginning at corner of fence at the West corner of this piece of land, on the Southeast side of Waikahalulu Lane, the coordinates of said point of beginning referred to Government Survey Triangulation Station "Punchbowl" being 2520.8 feet North and 2199.8 feet West, and running by true azimuths:

1. 232°30' 73.00 feet along fence along the Southeast side of Waikahalulu Lane;

2. 320°00' 116.80 feet along fence along same extended;

3. 52°30' 73.00 feet;

4. 140°00' 116.80 feet along fence to the point of beginning.

[F. R. Doc. 47-6913; Filed, July 22, 1947;  
8:50 a. m.]